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CANADIAN WAR ORDERS AND REGULATIONS 1943

WARTIME PRICES AND TRADE BOARD

OFFICE CONSOLIDATION

VOLUME III

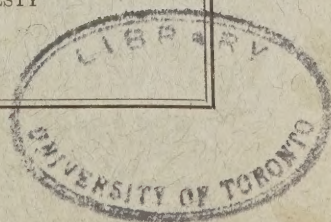
ADMINISTRATORS' ORDERS NOS. A-795 TO A-1055
INCLUSIVE


July, 1943, to December, 1943

*Published under authority of Order in Council
P.C. 10793 of 26th November, 1942*



OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944





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AND REGULATIONS
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TABLE OF CONTENTS

	PAGE
Office Consolidation of Administrators' Orders Nos. A-795 to A-1055.....	1
APPENDIX—Notice re Shared Accommodation in Edmonton Area.....	489
INDEX—	491
TABLE A—Orders revoked since July 1, 1943.....	520
TABLE B—Orders amended since July 1, 1943.....	523
TABLE C—Orders made since July 1, 1943, which merely revoke previous Orders...	524

EXPLANATORY NOTES

This Volume covers Administrators' Orders Nos. A-795 to A-1055, both inclusive, issued July to December, 1943, originally published in Canadian War Orders and Regulations.

The following Orders are referred to in this Volume in their proper sequence but are not reprinted:

1. Orders revoked or no longer effective.
2. Orders which merely revoke prior Orders.
3. Amending Orders if their provisions are consolidated with the Orders they amend as reprinted in this Volume or in Volumes I or II of Office Consolidation of Administrators' Orders.

The Index in this Volume relates to all Administrators' Orders up to No. A-1055 which at the time of going to press remained in force.

The number at the top right or top left hand corner of each page is the number of the Order first printed or referred to on that page.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-795

Respecting Agricultural Hand Tools

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture a hand fork, hand hook, hand rake, hand hoe or hand cultivator, unless it is of a kind and grade, and is made in accordance with the specifications set out in the Schedule hereto for such kind and grade.

2. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

3. This Order shall be effective on and after the 5th day of July, 1943.

DATED AT OTTAWA, this 30th day of June, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-795

PART I—HAND FORKS

Kind	Grades	Number of Tines	Length of Tines	Ferrules	Handles	Maximum Weight (lbs.) per Dozen
			Inches			
Feeder Forks.....	A, B	3	12	T or S		30
Hay Forks.....	A	2	12	P		26
	A, B	3	12	T, P or S		30
Straw or Heder Forks.	A	3	14	T, P or S		36
	A, B	4	16	T or S		44
Bean Forks.....	A	4	14	T or S		42
	A, B	4	18	T or S	D Handle permitted	47
Barley Forks.....	A	4	18	T or S	"	47
		4	13 guarded	T, P or S	"	42
Manure Forks.....	A, B	5	12, 13 wide or narrow	T, P or S	"	47
		6	13	T, P or S	"	50
Barn Forks.....	A, B	5	16	T, P or S	"	50
Spading Forks.....	A	4	11	T, P or S	"	51
	B	4	10	S	"	40
Potato Forks.....	A	4	9	P or S	"	40
Ensilage Fork.....	A	8	17	T or S	D Handle only	67
Beet Scoop Fork.....	A	7	16½	T or S	"	75
Vegetable Scoop Forks	A	10	16	T or S	"	70
Fish Forks.....	A	1	6	P		22
	A	2	8	P		24
Coke Forks.....	A	10, 12, 14	17	T rivetted	D Handle only	110
Coal Forks.....	A	12, 14	16	T rivetted	"	120
Stone or Ballast Forks.	A	8, 10	13½, 14	T rivetted	"	86

PART II—HAND HOOPS

Kind	Grades	Number of Tines	Length of Tines	Ferrules	Handles	Maximum Weight (lbs.) per Dozen
Potato Hooks.....	{ A A A A	4 5 4 4	Round " Flat Diamond	P P P P	30 32 30 30
Manure Hook.....	A	5	Back Oval	P	43

PART III—HAND RAKES

Kind	Grades	Number of Teeth	Number of Type	Maximum Weight (lbs.) per Dozen
Level Head Rakes.....	A, B	12, 14	Straight	32
Braced Head Rakes.....	A	12, 14	Curved	37
Steel Weldless Rake.....	{ A B	12, 14 12, 14	Straight Curved	34 33
Road Rake.....	A, B	14	Heavy straight	51
Asphalt Rake.....	A, B	14	Straight—18" steel shank.	60

PART IV—HAND HOES

Kind	Grades	Width of Blade	Pattern	Maximum Weight (lbs.) per Dozen
		Inches		
Field and Garden Hoes.....	A	6, 7, 8	Shank or Socket	30
Electric Welded Field Hoe.....	A, B	8	Shank	28
Beet Hoe.....	A	7	Shank or Socket	27
Turnip Hoe.....	A	8, 9	Shank	27
Corn Hoe.....	A	8	Heavy Socket	22
Dutch Hoe.....	{ A A A	4, 7 7 10	Oshawa—Shank Welland—Shank Plain or Two Holes	29 28 46
Mortar Hoes.....	A	10	P or S Ferrule	
Railroad Scuffle Hoe.....	A	8	Braced Shank	42

PART V—HAND CULTIVATORS

Kind	Grades	Number of Teeth	Maximum Weight (lbs.) per Dozen
Adjustable.....	{ A A	3 5	25 41
Sharp Pointed.....	A	4	22

T—Tubular Ferrule.

S—Strap Ferrule.

P—Plain Ferrule.

Grades A and B designate qualities of complete tools: A designates the best quality; B designates the second quality.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-796

Respecting Nail, Machinist and Sundry Handled Hammers

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture a nail hammer, machinist hammer or sundry handled hammer unless it is of a kind set out in the Schedule hereto and is of a type, weight and finish set out in the said Schedule for each kind of hammer.

2. No person shall manufacture any type of hammer listed in the Schedule hereto in a greater number of grades or designs than is set out in the said Schedule for such type of hammer.

3. Every person who manufactures hammers of any kind or type set out in the Schedule hereto shall within thirty days from the effective date of the Order file with the Administrator of Fabricated Steel and Non-Ferrous Metals a written list in duplicate showing according to such person's catalogue the catalogue numbers and kinds, types, grades, weights, finishes and sizes which he proposes to continue to manufacture.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 5th day of July, 1943.

Dated at Ottawa this 30th day of June, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-796

NAIL HAMMERS—Adze Eye		Grades	Finish
Plain or Bell face—	24 oz.	1 grade only	semi-finished
Plain or Bell face—	20 oz.	1 " "	" "
Bell face only—	16 oz.	4 grades only	not restricted
Bell face only—	7 or 8 oz.	1 grade only	" "
Ripping Hammers—	16 oz.	1 " "	" "

MACHINISTS BALL PEIN HAMMERS—		
4, 8, 12, 16, 24, 32, 40 oz.		1 grade only semi-finished

SUNDRY HANDLED HAMMERS—		Designs
Farriers—	9 oz.	1
Brick—	1½ lbs.	1
Tinners—	12, 16 oz.	1
Riveting—	4, 7, or 8, 15 oz.	1
Prospectors Picks—	1½ lbs.	1
Kit Ball Pein Hammers—	10 oz.	1
Blacksmiths Hammers—	2½, 3 lbs.	1

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-797

Respecting Sundry Forged Tools

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. No person shall manufacture a hatchet, maul, blacksmith's chisel, wedge or heavy hammer unless it is of kind listed in the Schedule hereto and is of a weight or size set out in such Schedule for each kind.

2. No person shall manufacture a hatchet, maul, blacksmith's chisel, wedge or heavy hammer in a greater number of types than is set out in the said Schedule for each kind of tool.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

4. This Order shall be effective on and after the 5th day of July, 1943.

Dated at Ottawa this 30th day of June, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel and
Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-797

HATCHETS—

Lathing—	One Size each	Two types
Barrelling—	One Size each	Two types
Shingling—	One size	One type
Claw—	One size	One type

MAULS—

Axe Eye—	6, 7, 8 lbs.	One type
Ship—	6 lbs.	One type
Railroad Spike—	6, 8 lbs.	One type

BLACKSMITHS' CHISELS—

Cold—	1½, 1¼, 1½ ins.	One type
Hot—	1½, 1¼, 1½ ins.	One type

WEDGES—

Saw—	½, ¾, 1, 1½ lbs.	One type
Truckee Pattern—	3, 5, 6, 8 lbs.	One type

HEAVY HAMMERS—

Striking-Long—	2, 4, 6, 8, 10, 12, 16 lbs.	One type
Striking-Short—	6, 8, 10 lbs.	" "
Hand Drilling—	4 lbs.	" "
Blacksmiths' Straight- pein Sledges—	4, 7, 8, 10 lbs.	" "
Blacksmiths Cross- pein Sledges—	4, 6, 8, 10, 12 lbs.	" "
Blacksmiths Double- face Sledges—	2, 4, 6, 8, 10, 12, 14 lbs.	" "
Masons Hammers—	6, 8, 10 lbs.	" "
Masons Hammers—	8, 10, 12, 14 lbs.	" "
Stone Hammers—	10, 12 lbs.	" "
Scaling Hammers—	1½ lbs.	" "

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-798

Respecting Leather Soles for Footwear

(Consolidated as Amended by Administrator's Order No. A-1053)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-497 is hereby revoked and the following substituted therefor.

1. For the purposes of this Order,

- (a) "bend" means the back of a side of a hide, with shoulder and butt trimmed up, specially tanned or processed, for sole leather purposes;
- (b) "footwear" means footwear made of leather, cloth, imitation of leather or other materials with leather outsole;
- (c) "gauge or iron" means a measure of thickness of one-forty-eighth (1/48) of an inch;
- (d) "shoulder" means the forepart of a side of a hide above the foreshank and between the bend and the head, specially tanned or processed for sole leather purposes.

2. (1) Nothing in this Order contained shall in any way apply to or affect footwear manufactured to the order of the Department of Munitions and Supply or any agency thereof, any of the Departments of National Defence or the Department of Pensions and National Health or to sole leather or leather soles of any kind or specifications for such footwear.

(2) Except as provided in Section 7, nothing in this Order contained shall be deemed to authorize or in any way permit processing or use of sole leather or leather soles contrary to the provisions of Administrator's Order No. A-478.

3. (1) No person shall except as provided in subsection (1) of Section 2 hereof process or use in the manufacture of footwear

- (a) a leather outsole, cut from a bend, of over 8½ gauge, or iron for men's footwear or of over 8 gauge or iron for women's footwear; or
- (b) a leather inner sole or leather middle sole, cut from a shoulder of 5 to 8 gauge or iron.

(2) No person who is a tanner or sole cutter shall supply or deliver to any other person sole leather of the specifications mentioned in subsection (1) of this section for processing or use in the manufacture of footwear unless the vendor obtains from the purchaser at or prior to the time of delivery a statement in writing to the effect that such sole leather will be used only in the manufacture of footwear to the order of a department named in subsection (1) of Section 2.

4. (1) A manufacturer of footwear who during the period March 1, 1941, to May 31, 1941, both inclusive, sold footwear made with leather outsoles cut only from shoulders, shall not acquire or use leather outsoles cut from bends for or in the manufacture of footwear, unless in such acquiring and use he complies with the following rules:—

- (a) He must first obtain a permit from the Administrator of Footwear to acquire and use leather outsoles cut from bends. A permit may be obtained if the manufacturer furnishes the Administrator with proof of his inability to obtain a sufficient quantity of leather outsoles cut from shoulders to meet his requirements in the manufacture of footwear.
- (b) He must observe and comply with the terms and directions contained in any permit he receives in pursuance of this Section.
- (c) Before selling any footwear made with leather outsoles cut from bends, he must stamp on each outsole such information as the Administrator directs.

(2) The maximum price at which such manufacturer may sell or offer to sell footwear, of any style and size, made with leather outsoles cut from bends shall be the sum total of the following:—

- (a) the highest price at which during the said March-May period he sold footwear of the same style and size made with leather outsoles cut from shoulders;
- (b) the amount in cents per pair mentioned after that style and size in the following table;
- (c) an amount equal to four per centum of the total of the price and the amount referred to in clauses (a) and (b) respectively; and
- (d) an amount equal to one per centum of the total of the price, the amount and the percentage referred to in clauses (a), (b) and (c) respectively.

TABLE

<i>Style of Shoes</i>	<i>Size</i>	<i>Maximum Increases in cents per pair</i>
(a) Men's work.. . . .	all	12
(b) Men's dress.. . . .	all	10
(c) Boy's work.. . . .	all	9
(d) Boy's dress.. . . .	all	7
(e) Youth's work.. . . .	all	6
(f) Youth's dress.. . . .	all	5
(g) Women's dress.. . . .	all	6
(h) Women's work.. . . .	all	7
(i) Misses' dress.. . . .	11-2	5
(j) Misses' work.. . . .	11-2	6
(k) Child's dress.. . . .	8-10½	4
(l) Infant's.. . . .	4-7½	3

(Section 4 as substituted by Administrator's Order No. A-1053.)

5. A person who sells at wholesale or at retail footwear of any kind or style, with bend outsoles, manufactured under the authority of a permit issued as provided in Section 4 and stamped as therein prescribed, may increase the lawful maximum price at which he may sell or offer to sell the same at wholesale or at retail, as the case may be, by an amount per pair not exceeding the amount, if any, by which the manufacturer of such footwear actually increased his selling price per pair as provided by Section 4, and the price as so increased shall be the lawful maximum price at which that person may sell or offer to sell such kind and style of footwear at wholesale or at retail; provided that he shall not add to or include in his selling price any markup on the said increase.

6. The lawful maximum price at which a manufacturer, wholesaler or retailer may sell or offer to sell footwear manufactured with a leather outsole, cut from bends, under the authority of a permit issued under Section 4, as fixed by The Wartime Prices and Trade Regulations or by an Order heretofore made by or on behalf of the Board, shall be deemed to be varied in accordance with this Order.

7. The stamping of a bend outsole pursuant to Section 4 shall not constitute or be deemed to be a contravention of clause (d) of Section 4 of Administrator's Order No. A-478.

8. This Order shall be effective on and after the 5th day of July, 1943.

Dated at Ottawa, this 30th day of June, 1943.

L. DAOUST,
Administrator of Footwear.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-799

Respecting Cartons for Packing Beer Bottles

(Consolidated as amended by Administrator's Orders Nos. A-862 and A-1024)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order the words "beer" and "brewer" shall have the same meaning, respectively, as set forth in Section 4 of the Excise Act.

2. No brewer shall package bottles containing beer in a solid fibreboard carton or a corrugated fibreboard carton for storage or shipment

(a) unless the dimensions of the carton are as set out in the Schedule hereto, provided that such dimensions may be varied by a manufacturing tolerance of not more than one-eighth of an inch;

(b) unless the carton is manufactured in accordance with the specifications set out in the said Schedule;

(c) unless the number of bottles packed in the carton, the size and type of bottles, and the method of packing are as indicated in the said Schedule for the size of carton used.

3. No brewer shall order, acquire or accept delivery of any quantity of solid fibreboard cartons or corrugated fibreboard cartons for packaging beer bottles if such brewers inventory of cartons, together with the quantity of cartons ordered by him from other suppliers, is or will by the delivery of such quantity of cartons become in excess of his normal requirements for 60 days.

4. No brewer shall use for packaging bottles containing beer a solid fibreboard carton or corrugated fibreboard carton having any printing or stamping marked thereon other than

(a) one block, not longer than 6 inches and not wider than 4 inches, containing any matter referring to or descriptive of the contents of the carton, and

(b) freight classification mark or stamp.

(New section 4 added by Administrator's Order No. A-862)

5. Nothing in this order shall prohibit the use by a brewer of cartons which he has on hand at the effective date hereof, or which were at that date manufactured or in process of manufacture to his order.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator of Alcoholic Beverages, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 5th day of July, 1943.

(Original Sections 4, 5 and 6 renumbered 5, 6 and 7 respectively by Administrator's Order No. A-862.)

Dated at Ottawa this 2nd day of July, 1943.

D. SIM,

Administrator of Alcoholic Beverages.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-799

1. Dimensions (in inches) of cartons	Method of packing	Size of bottle	No. of bottles per carton
10½ x 6¾ x 10½.....	Upright	Large	6
14 x 7½ x 5½.....	Flat	Large	6
11¼ x 8¾ x 9¼.....	Upright	Small	12
12¼ x 10¼ x 4¼.....	Flat	Small	12
16¾ x 11½ x 9¼.....	Upright	Small	24
16¼ x 10¼ x 6½.....	Flat	Small	24
13¾ x 10 x 10½.....	Upright	Large	12
14¾ x 9¾ x 7¾.....	Flat	Large	12
11 ⁹ / ₁₆ x 9¾ x 7.....	Upright	Steinie	12
17¼ x 11¼ x 7.....	Upright	Steinie	24

Partitions may be used in cartons where bottles are packed upright.

2. Specifications for corrugated fibreboard cartons,
- (a) Maximum thickness of outer liner, corrugation and inner liner
 - (i) of the carton, .016", .009" and .016", respectively;
 - (ii) of the partition, .009" each.
 - (Heavier grades may be used for partitions made from waste materials arising from the manufacture of other containers.)
 - (b) Minimum bursting strength per square inch
 - (i) of the carton, 200 pounds;
 - (ii) of the partition, no restriction.
 - (c) cartons may not have handles of any description.
- (Schedule as amended by Administrator's Orders Nos. A-862 and A-1024.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-800

Respecting Warm Air Furnaces

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Section 3 of Administrator's Order A-476 is hereby revoked and the following substituted therefor:—

"3. No person shall in 1943 or in any succeeding calendar year use in the manufacture of furnaces any greater weight of iron and steel than such percentage of the total weight of iron and steel used by him in the manufacture of furnaces during the calendar year 1941 as may be fixed from time to time by the Administrator."

2. This Order shall be effective on and after the 5th day of July, 1943.

Dated at Ottawa, this 2nd day of July, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and
Ventilating Equipment and Supplies.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-801

Respecting Cake Cartons

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No person shall manufacture cake cartons
 - (a) in more than sixteen sizes;
 - (b) in any sizes other than those set out in the Schedule hereto, provided that a variation from the said sizes of not more than one half inch shall not be deemed to contravene the provisions of this clause;
 - (c) having any style of lock other than the styles indicated for the sizes of cartons set out in the said Schedule.
2. Nothing in this Order shall prohibit the manufacture of cake cartons in sizes or having specifications differing from those set out in the Schedule hereto to fill written orders of purchasers who acquire such cartons for their own use or purpose and not

for resale, or of wholesalers who certify that such cartons are for resale to one subsequent purchaser for his own use, provided that this Section shall not apply to any order for less than 25,000 cartons of one size, style and grade of box board.

3. This Order shall be effective on and after the 6th day of July, 1943.

Dated at Ottawa this 3rd day of July, 1943.

C. V. HODDER,
*Administrator of Packages and
Converted Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-801

PART I—(Sizes in inches)—

Double Lock— $7\frac{1}{2} \times 7\frac{1}{2} \times 3\frac{1}{2}$
 $8 \times 8 \times 2\frac{1}{2}$
 $8 \times 8 \times 3\frac{1}{2}$
 $8\frac{1}{2} \times 5\frac{1}{2} \times 2\frac{1}{2}$
 $9 \times 6 \times 2\frac{1}{2}$
 $9 \times 9 \times 2\frac{1}{2}$
 $9 \times 9 \times 4$
 $10 \times 7 \times 3\frac{1}{2}$

PART II—(Sizes in inches)

Double Lock or

Single Lock— $5\frac{1}{2} \times 2\frac{3}{4} \times 1\frac{11}{16}$

$6 \times 5 \times 2\frac{5}{8}$
 $6 \times 6 \times 2\frac{1}{2}$
 $6 \times 6 \times 3\frac{1}{2}$
 $6\frac{1}{2} \times 4 \times 3\frac{1}{2}$
 $7\frac{1}{2} \times 4\frac{1}{2} \times 3\frac{1}{2}$
 $7\frac{1}{2} \times 7\frac{1}{2} \times 3$
 $8 \times 5 \times 3\frac{1}{2}$

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-802

Respecting the Price of Dehydrated Alfalfa Meal

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 2 of Administrator's Order No. A-221 is amended by striking out the words and figures "from the 1942 crop" where they appear in that Section.

2. Section 5 of said Administrator's Order No. A-221 is revoked.

3. This Order shall be effective on and after the 9th day of July, 1943.

Dated at Ottawa, this 6th day of July, 1943.

F. W. PRESANT,
- Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-803

Respecting Dogfish Liver Oil and Mudshark Liver Oil

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "dogfish liver oil" means oil obtained from the liver of the species Squalidae;
- (b) "mudshark liver oil" means oil obtained from the liver of the species Galeidae but excluding oil obtained from the liver of the soup-fin shark.

2. The maximum price at which a processor of dogfish liver oil or mudshark liver oil may sell or offer to sell the same to any buyer for domestic consumption shall be the highest lawful price at which he sold the same during the basic period, September 15 to October 11, 1941, both inclusive, but in no case shall it exceed the price set out hereunder according to the Vitamin A potency range of the oil:

Vitamin A potency range up to 9,999—8 cents per million U.S.P. Units.
 Vitamin A potency range 10,000 to 18,749—8·8 cents per million U.S.P. Units.
 Vitamin A potency range 18,750 to 31,249—9·6 cents per million U.S.P. Units.
 Vitamin A potency range 31,250 to 50,000—10·4 cents per million U.S.P. Units.

3. This Order shall be effective on and after the 12th day of July, 1943.

Dated at Ottawa, this 9th day of July, 1943.

PHYLLIS G. TURNER,
Oils and Fats Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-804

Respecting Manufacturers' and Wholesalers' Prices for certain Lumber in the Provinces of Prince Edward Island, Nova Scotia and New Brunswick

(Consolidated as amended by Administrator's Orders Nos. A-1017 and A-1083)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Interpretation

1. For the purposes of this Order,

- (a) "manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (b) "point of shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars for shipment to the wholesaler, retailer or consumer;
- (c) "wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price at which any manufacturer whose point of shipment is located in the province of Prince Edward Island, Nova Scotia, New Brunswick or Quebec, or that part of the province of Ontario east of Port Arthur and at which any wholesaler purchasing lumber produced from Spruce, Jack or Princess Pine or

Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in the province of Prince Edward Island, Nova Scotia or New Brunswick, shall be that price set forth in the Schedule to this Order, which price shall include the cost of delivery f.o.b. car, the retailers' or consumers' point of destination.

Special Sizes of Lumber and Lath

3. (1) When any Spruce or Jack or Princess Pine or Hemlock lumber, described in the Schedule to this Order, is dressed to standard sizes, the dressing charges in effect during the basic period (September 15th to October 11th, 1941) may be added to the prices for rough lumber set forth in the said Schedule;

(2) When any Spruce or Jack or Princess Pine or Hemlock lumber is sawn to rough sizes, other than those sizes designated and provided for in the Schedule or dressed to sizes other than standard sizes, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(3) When any lath is manufactured to sizes or in grades other than those sizes and grades set out in the Schedule to this Order, such lath shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(Subsection 3 as added by Administrator's Order No. A-1083.)

Invoices to Show Particulars of Lumber Sold

4. Every manufacturer and wholesaler who sells lumber at wholesale for delivery to a wholesaler, retailer or consumer in the province of Prince Edward Island, Nova Scotia or New Brunswick, shall keep on file for the inspection of the Timber Administrator or his representatives, a copy of the invoice covering each such sale, and shall state in the invoice the point of shipment, full particulars of the species and grades of lumber sold and the price or prices charged therefor.

Effective Date

5. This Order shall be effective on or after the 19th day of July, 1943.

Dated at Ottawa this 9th day of July, 1943.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-804
MAXIMUM MANUFACTURERS' AND WHOLESALE'S PRICES FOR LUMBER IN THE MARITIME PROVINCES
Spruce, Princess or Jack Pine Rough Merchantable

Thickness	Width										Length
	3"	4"	5"	6"	7"	8"	9"	10"	12"		
	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	
Full 1".....	\$41.50	\$41.50	\$42.50	\$43.50	\$43.50	\$45.50	\$46.50	\$48.50	\$51.50	R/L 8/16'	
Full 1½" and 1¾".....	41.50	42.50	43.50	45.50	45.50	47.50	49.50	50.50	52.50	R/L 8/16'	
Full 2", 2½" and 3".....	41.50	41.50	42.50	44.50	45.50	46.50	48.50	50.50	53.50	R/L 8/16'	
Scant 1".....	39.50	39.50	40.50	41.50	41.50	42.50	44.50	46.50	49.50	R/L 8/16'	
Scant 2".....	38.50	38.50	39.50	40.50	40.50	41.50	43.50	45.50	48.50	R/L 8/16'	
For Random Even Lengths—Add to the above prices.....											
For Specified Odd Lengths, except 13' ordered by the buyer—Add to the above prices.....											
For Specified Even Lengths and 13' ordered by the buyer—Add to the above prices.....											
For 18' Lengths (2" Scant and Thicker)—Add to the above prices.....											
For 20' Lengths (2" Scant and Thicker)—Add to the above prices.....											
For N.B. 4th (Quebec 5th Quality)—Deduct from the above prices.....											
For N.B. 5th (Quebec 6th Quality)—Deduct from the above prices.....											
Lengths of less than 8' but 6' or more in merchantable grade are to be regarded as N.B. 4th (Quebec 5th Quality) and the maximum price of such lengths must not exceed the above prices decreased by an amount of \$3.00 per M.F.B.M.											

Thickness	Grade	Width			Length
		3"	4"	5" and wider	
		per M.F.S.M.	per M.F.S.M.	per M.F.S.M.	
Merchantable.....		\$32.00	\$33.00	\$33.00	R/L 6/18'
N.B. 4th Quality and Better.....	(Quebec 5th Quality and Better)	31.00	32.00	32.00	R/L 6/18'
N.B. 5th Quality and Better.....	(Quebec 6th Quality and Better)	29.00	30.00	30.00	R/L 6/18'
N.B. 6th Quality.....	(Quebec 6th Quality)	27.00	28.00	28.00	R/L 6/18'

For Bundling—Add to the above prices.
 For Specified Lengths ordered by the buyer—Add to the above prices.
 For DIS only—Add to the above prices.
 For DIS1E, DIS2E, D4S or D & M—Add to the above prices.

\$1.00 per M.F.B.M.
 2.00 per M.F.B.M.
 1.50 per M.F.S.M.
 3.00 per M.F.S.M.

TIMBERS

Spruce, Princess or Jack Pine Rough Merchantable

Thickness	Width							Length	
	4"	5"	6"	7"	8"	9"	10"	11"	12"
	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.	per M.F.B.M.
4"	\$42.50	\$43.50	\$45.50	\$46.50	\$47.50	\$49.50	\$51.50	\$53.00	\$54.50
5"		44.50	46.50	47.50	48.50	50.50	52.50	54.00	55.50
6"			47.50	48.50	49.50	51.50	53.50	55.00	56.50
									R/L 8/16' R/L 8/16' R/L 8/16'

For Stock longer than 16'—Add to the above prices for the following lengths:—

17' to 20'.....
 21' to 24'.....
 25' to 28'.....
 29' to 32'.....
 For Specified Lengths ordered by the buyer—Add to the above prices.....

\$2.00 per M.F.B.M.
 4.00 per M.F.B.M.
 6.00 per M.F.B.M.
 8.00 per M.F.B.M.
 2.00 per M.F.B.M.

For Timbers exceeding 6" in thickness, Add to the above prices for Timbers of that thickness \$1.00 per inch for each inch in thickness in excess of 6".
 In any order for Timbers given by the buyer when 25% or more of that order is for a single length of timber, Add to the above prices for that length of timber \$2.50 per M.F.B.M.

SPRUCE LATH

No. 1 Spruce Lath—48" x 1 1/4 x 3/8.....
 No. 2 Spruce Lath—48" x 1 1/4 x 3/8.....

\$6.85 per 1,000 pieces.
 5.35 per 1,000 pieces.

HEMLOCK ROUGH

For Hemlock Rough, THE MAXIMUM PRICES SHALL BE THE PRICES SET OUT IN THIS SCHEDULE FOR SPRUCE ROUGH DECREASED BY AN AMOUNT OF \$3.00 PER M.F.B.M.
 IN EACH CASE.

(Schedule as amended by Administrator's Orders Nos. A-1017 and A-1083.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-805

Respecting No. 1933-B Gabardine Cloth for Army Officers' Uniforms

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

(a) "No. 1933-B gabardine cloth" means a special cloth sold under the said number by Melbourne Merchandising Limited, a sample thereof duly identified by the secretary of the said company being on file in the office of the Administrator of Fine Clothing;

(b) "Officer" means and includes only a commissioned officer or a warrant officer of His Majesty's Canadian Army.

2. (1) No person shall use No. 1933-B gabardine cloth in the manufacture of an article other than a uniform for an officer.

(2) No person shall sell, offer to sell or supply a uniform made of No. 1933-B gabardine cloth,

(a) to a person who buys the same for resale, unless the buyer first signs and files with him an undertaking that the buyer will not sell the said uniform, except to or for the use of an officer;

(b) to a person who buys the same for use and not for resale unless the buyer is an officer.

3. (1) The maximum price at which a person may sell or offer to sell a uniform made of No. 1933-B gabardine cloth to a person who buys the same for resale, shall not exceed by more than three dollars (\$3) the lawful maximum price at which he may sell or offer to sell a uniform of the same type and kind, made of material commonly known as tropical worsted, to the same buyer or class of buyer.

(2) The maximum price at which a person may sell or offer to sell a uniform made of No. 1933-B gabardine cloth to a person who buys the same for use and not for resale shall not exceed by more than five dollars (\$5) the lawful maximum price at which he may sell or offer to sell a uniform of the same type and kind, made of material commonly known as tropical worsted, to a person who buys the same for use and not for resale.

4. This Order shall be effective on and after the 13th day of July, 1943.

Dated at Ottawa, this 9th day of July, 1943.

H. R. COHEN,
Administrator of Fine Clothing.
(Woollens)

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-806

Respecting the Maximum Prices of Whey Butter

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of the Board as follows:

1. For the purposes of this Order,

(a) "consumer" means any person who buys or uses butter for personal or household consumption;

- (b) "manufacturer" means any person in Canada making whey butter for sale;
- (c) "prints" or "rolls" mean packages of whey butter of the net weight of one-quarter ($\frac{1}{4}$) pound, one-half ($\frac{1}{2}$) pound, one (1) pound or multiples of one (1) pound;
- (d) "retailer" means any person, other than a manufacturer, who sells whey butter to consumers;
- (e) "solid" or "solids" mean whey butter solidly packed in boxes containing a net weight of approximately 56 pounds;
- (f) "whey butter" means butter which is manufactured from whey and "whey" means the product remaining after the removal of the greater part of fat and casein from milk in the process of cheese making;
- (g) "wholesale distributor" means any person, other than a manufacturer, who sells whey butter otherwise than at retail.

Part I—Sales by Manufacturers

2. The maximum price per pound at which a manufacturer may sell or offer to sell whey butter in solids to a buyer in any province shall be the price set forth for that province and class of buyer, as follows:

(a) On sales to wholesale distributors,		
Alberta	Ontario	Pr. Ed. Island
Manitoba	Quebec	New Brunswick
Saskatchewan	British Columbia	Nova Scotia
32c.	34c.	35c.
(b) On sales to retailers,		
34c.	36c.	37c.
(c) On sales to consumers,		
37c.	39c.	40c.

Part II—Sales by Wholesale Distributors

3. The maximum price per pound at which a wholesale distributor may sell or offer to sell, otherwise than at retail, whey butter in solids in any province shall be the price set forth for that province, as follows:

Alberta	Ontario	Pr. Ed. Island
Manitoba	Quebec	New Brunswick
Saskatchewan	British Columbia	Nova Scotia
34c.	36c.	37c.

Part III—Sales by Retailers

4. The maximum price per pound at which a retailer may sell or offer to sell whey butter in solids to a consumer in any province shall be the price set forth for that province, as follows:

Alberta	Ontario	Pr. Ed. Island
Manitoba	Quebec	New Brunswick
Saskatchewan	British Columbia	Nova Scotia
37c.	39c.	40c.

Part IV—General Provisions

5. The maximum price per pound at which a manufacturer, wholesale distributor or retailer may sell or offer to sell whey butter in prints or rolls to any class of buyer in any province shall be an amount equal to the applicable maximum price set forth in Section 2, 3, or 4 plus one cent per pound of whey butter.

6. Each maximum price fixed by this Order for sales of whey butter by a manufacturer or a wholesale distributor shall be the maximum price for the product f.o.b. the buyer's receiving point according to established custom between the seller and the buyer; and, in the case of sales to a buyer to whom the seller has not previously sold, the maximum price shall be f.o.b. that buyer's place of business or, if delivery is by railway, f.o.b. the railway station nearest to the buyer's place of business.

7. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, received, exacted, promised, offered, given or paid directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in whey butter shall be and form part of the price at which the product is sold or bought.

8. Where the maximum price as fixed by this Order on a sale at retail of whey butter includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

Part V—Records of Sales and Purchases

9. Every wholesale distributor and retailer shall immediately upon receipt by him of any whey butter, prepare and keep a written record in which there shall be separately detailed for each wholesale and each retail place of business operated by him, the name and complete address of his supplier, the date of purchase, the quantity purchased, the price paid for the product and whether it is in solids or in prints or rolls.

10. (1) Every manufacturer and every wholesale distributor shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the date of sale, the name and complete address of the seller and the buyer, the price and quantity of the product purchased by the buyer and whether it is in solids or in prints or rolls.

(2) Every manufacturer and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him pursuant to subsection (1) of this Section.

11. (1) The retention by any person of an invoice furnished by his supplier pursuant to Section 10, available for inspection as in subsection (2) of this Section provided, shall in respect of the particulars actually set forth in the invoice be a sufficient compliance to that extent with the provisions of Section 9.

(2) Every record and invoice required by this Order to be prepared, kept, furnished, or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

12. Every person who sells whey butter to a consumer shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the quantity and price of the product purchased by the buyer.

13. This Order shall be effective on and after the 14th day of July, 1943.

DATED AT OTTAWA this 10th day of July, 1943.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-807

Respecting Maximum Prices of Canned Pacific Coast Salmon

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Whereas it is expedient to amplify the provisions of Administrator's Order No. A-723 and to consolidate such Order as amplified;

Therefore said Administrator's Order No. A-723 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "canned salmon" means salmon processed and packed in an hermetically sealed container;
- (b) "canner" means a person who processes and packs canned salmon for sale;
- (c) "salmon" means a salmon (*Oncorhynchus*) or steelhead trout (*Salmo gairdneri*) of a variety named in Schedule "A" hereto;
- (d) "wholesale distributor" means a person other than a canner, who sells canned salmon at wholesale;
- (e) the words or vernacular expressions "grade A", "grade B", "certified", "tips and tails", "minced or flaked", "standard" and "sub-standard" in relation to canned salmon shall, respectively, have meanings corresponding to those given or ascribed to them by or as they are used and understood for the purposes of the Regulations under the Meat and Canned Foods Act.

2. (1) The maximum price per case at which a canner may sell, or offer to sell canned salmon, shall be the price therefor set forth in Schedule "A" hereto according to the variety, grade, weight and type of can and number of cans per case of the canned salmon as the same are specified in Schedule "A".

(2) The maximum price fixed by subsection (1) of this Section shall be f.o.b. the following railroad terminal points, namely: Vancouver, North Vancouver, Victoria, New Westminster, Steveston, Prince Rupert or Skeena River, and shall include all transportation charges to such points; provided that where such canned salmon,

- (a) is sold f.o.b. any other point, the canner may add the cost of transportation from his nearest above mentioned railhead terminal point to such other point;
- (b) is sold f.o.b. any such railhead terminal point for delivery to a buyer at any point in British Columbia the canner may add the cost of transportation from such railhead terminal point to the buyer's place of business.

(3) The maximum price fixed by subsection (1) of this Section shall be for canned salmon in unlabelled tins having enamelled ends or plain ends packed in a wooden or fibre case, and where the canner affixes the labels or supplies and affixes the labels to the cans, he may add to his maximum selling price the following charge:

- (a) where the labels are supplied by the buyer and affixed by the canner, the sum of five (5) cents per case of 48 tall cans or eight (8) cents per case of 96 flat cans; or
- (b) where the labels are supplied and affixed by the canner the sum of fifteen (15) cents per case of 48 tall cans or twenty (20) cents per case of 96 flat cans.

3. (1) The maximum price at which a wholesale distributor may sell or offer to sell to any class of customer any canned salmon listed in Schedule "A" hereto shall be the sum of the following:—

- (a) the actual price paid for such canned salmon by such wholesale distributor, but not in any event exceeding the lawful maximum price that may be charged by the canner, plus transportation charges and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive, on sales of such canned salmon or a substantially similar kind and quality of salmon, to the same class of customer, but not in any event exceeding ten per centum (10%) of such wholesale distributor's selling price.

(2) In the case of a sale of canned salmon by a wholesale distributor to another wholesale distributor, or in the case of a sequence of sales between wholesale distributors, the markup referred to in subsection (1) of this Section shall constitute their total combined markup; and every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or concurrently with delivery of such canned salmon, an invoice stating the total combined markup, and such buyer's share thereof.

4. The maximum price at which any person may sell or offer to sell at retail any canned salmon listed in Schedule "A" hereto shall be the sum of the following:—

- (a) the actual price paid for such canned salmon by such retailer, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus transportation charges and sales tax where and to the extent they are not included in such actual price; and
- (b) a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him during the said basic period on sales at retail of such canned salmon or a substantially similar kind and quality of salmon, but not in any event exceeding twenty-five per centum (25%) of such retail selling price.

5. The provisions of Administrator's Order No. A-136 shall not apply to canned Pacific Coast salmon.

6. This Order shall be effective on and after the 15th day of July, 1943.

Dated at Ottawa, this 12th day of July, 1943.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-807

MAXIMUM PRICES PER CASE FOR SALES BY CANNERS OF THE FOLLOWING GRADES AND VARIETIES OF CANNED SALMON

GRADES	VARIETIES	MAXIMUM PRICES PER CASE		
		48 cans of 1-lb. talls	96 cans of ½-lb. flats	96 cans of ¼-lb. flats
		\$ cts.	\$ cts.	\$ cts.
Grade A or Certified.....	Sockeye.....	16 25	17 50	10 50
	Cohoe, Red Spring, Blueback and Steelhead.....	11 50	12 75	8 12½
	Pink, Chum and White Spring.	6 25	7 50	5 00
Grade B.....	Sockeye.....	12 75	14 00	8 75
	Cohoe, Red Spring, Blueback and Steelhead.....	10 00	11 25	7 37½
	Pink, Chum and White Spring.	5 50	6 75	4 62½
Tips and Tails, minced or flaked salmon (Stan- dard).	Sockeye.....	12 75	14 00	8 75
	Cohoe, Red Spring, Blueback and Steelhead.....	10 00	11 25	7 37½
	Pink, Chum and White Spring.	5 50	6 75	4 62½
Tips and Tails, minced or flaked salmon (Sub- standard).	Sockeye.....	9 25	10 50	7 00
	Cohoe, Red Spring, Blueback and Steelhead.....	8 50	9 75	6 62½
	Pink, Chum and White Spring.	4 75	6 00	4 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-808

Respecting Electric Fans

Whereas pursuant to regulations established by Order in Council P.C. 6391, dated August 19, 1941, as amended, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board, the Controller

of Supplies made Orders numbers CS 32A and CS 32A1 to curtail the use of metal in production of certain electrical appliances, including electric fans, and to regulate the sale thereof;

And whereas by Order in Council P.C. 504, dated January 23, 1943, it was provided that the jurisdiction of the Controller of Supplies with respect to the goods referred to therein, including the electric fans referred to in this Order, be terminated and that the said Orders of the Controller of Supplies be deemed to be Orders made by this Board;

And whereas by Order in Council P.C. 8528, dated November 1, 1941, this Board, with respect to the said goods, including the said electric fans, has jurisdiction as to their production and otherwise, and has deemed it expedient to consolidate and amplify the provisions of the said Orders, and for that purpose has revoked the said Orders and directed that this Order be substituted therefor;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order "electric fan" means a propeller type fan whether portable, or mounted on a wall, ceiling, floor or stand, and which is powered by an electric motor, ordinarily used for air movement in a dwelling, office or other building, but does not include an industrial fan, blower, attic fan or a fan which is a functional part of any equipment having a primary use other than ventilation.

2. No person shall manufacture an electric fan in completed or knock down form unless he has received the written permission of the Administrator of Electrical Apparatus and Machinery and Electrical Instruments. This permission will be granted only for the manufacture of fans for the use of the armed forces or for use in hospitals, industrial establishments or on cargo vessels.

3. The restrictions of this Order shall not apply to the manufacture of repair or replacement parts, nor to the manufacture of electric fans for use on naval vessels and ordered by the Department of Munitions and Supply or the Department of National Defence (Naval Services).

4. This Order shall be effective on and after the 15th day of July, 1943.

Dated at Ottawa, this 10th day of July, 1943.

M. C. LOWE,

*Administrator of Electrical Apparatus and
Machinery and Electrical Instruments.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-809

Respecting Men's, Youths' and Boys' Woollen Work and Sports Clothing

Dated July 12, 1943.

Effective July 16, 1943.

REVOKED and REPLACED by Administrator's Order No. A-864

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-810

Respecting Farm Machinery and Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Farm and Construction Machinery and Municipal Service Equipment from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "Farm Machinery and Equipment" means agricultural machinery mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce but excluding attachments and repair parts for farm machinery and equipment and also excluding:—

Tracklaying type tractors;

Irrigation and drainage equipment;

Hand tools, such as hand gardening tools, other than those listed in Schedule

"A" hereto;

Wheelbarrows;

Poultry netting and wire;

Gates and wire fencing;

Bale ties and straps;

Well casing and water pipe;

Nails and sundry hardware except as included in Schedule "A" hereto;

Milk cooler refrigeration units.

(c) "Repair parts" means and includes all types of spare parts and parts customarily used for the repair of farm machinery and equipment;

(d) "Attachment" means any supplementary part, group of parts, assembly or appliance which may be added to an otherwise complete machine to extend the utility of such machine;

(e) "Eastern Canada" shall mean and include all that portion of Canada east of the Western boundary of the Province of Ontario;

(f) "Western Canada" shall mean and include the Provinces of Manitoba, Saskatchewan and Alberta;

(g) "Producer" means any person engaged in the manufacture of farm machinery and equipment, attachments or repair parts for farm machinery and equipment in Canada;

(h) "Importer" means any person engaged in the importation into Canada of farm machinery and equipment, attachments or repair parts for farm machinery and equipment.

(i) "1940 period" shall mean the Calendar year 1940.

(j) "1941 period" shall mean the Calendar year 1941.

(k) "1944 period" shall mean the period July 1, 1943 to June 30, 1944, both dates inclusive.

Canadian Requirements, Excessive Production and Importation Prohibited—Farm Machinery and Equipment.

2. No producer or importer shall manufacture or import for sale in Canada during the 1944 period any farm machinery and equipment unless the same are of a class, type and size of the farm machinery and equipment listed in Schedule "A" hereto.

3. (a) No producer shall manufacture for sale

(i) in Western Canada during the 1944 period farm machinery and equipment of any kind listed in Part I of said Schedule "A" in excess of that percentage of one-half of the producer's total sales by units in Western Canada in the

1940 and 1941 periods of such kind of farm machinery and equipment produced in Canada set opposite such kind of farm machinery and equipment in said Part I.

- (ii) In Eastern Canada and the Province of British Columbia during the 1944 period farm machinery and equipment of any kind listed in Part II of said Schedule "A" in excess of that percentage of one-half of the producer's total sales by units in Eastern Canada and the Province of British Columbia in the 1940 and 1941 periods of such kind of farm machinery and equipment produced in Canada set opposite such kind of farm machinery and equipment in said Part II.

(b) No importer shall import for sale

(i) in Western Canada during the 1944 period farm machinery and equipment of any kind listed in Part I of said Schedule "A" in excess of that percentage of one-half of the importer's total imports by units of such kind of farm machinery and equipment for sale in Western Canada in the 1940 and 1941 periods set opposite such kind of farm machinery and equipment in said Part I.

(ii) in Eastern Canada and the Province of British Columbia during the 1944 period farm machinery and equipment of any kind listed in Part II of said Schedule "A" in excess of that percentage of one-half of the importer's total imports by units of such kind of farm machinery and equipment for sale in Eastern Canada and the Province of British Columbia in 1940 and 1941 periods set opposite such kind of farm machinery and equipment in said Part II;

provided, that wherever in Part I or Part II of said Schedule "A" a quantity of units is indicated in lieu of a percentage, such quantity shall be the total number of such units to be manufactured or imported by all producers and importers for that part of Canada named in such part of said Schedule "A". The number of such allotted units which may be manufactured or imported by any manufacturer or importer shall be determined by the Administrator.

4. No producer or importer shall sell or offer for sale

(a) in Eastern Canada and the Province of British Columbia farm machinery and equipment or attachments manufactured or imported for sale in Western Canada;

(b) in Western Canada farm machinery and equipment or attachments manufactured or imported for sale in Eastern Canada and the Province of British Columbia.

5. Notwithstanding Sections 3 and 4 of this Order where farm machinery and equipment or attachments of types and kinds commonly used in Eastern Canada and the Province of British Columbia are specifically required for use in irrigated districts of Western Canada the same may be produced or imported and sold in such districts in accordance with the provisions of this Order and in such case the producer or importer shall include his sales or imports of such farm machinery and equipment and attachments in such irrigated districts for the 1940 and 1941 periods, in his sales or imports for the same periods in Eastern Canada and the Province of British Columbia for the purpose of establishing the quantities of each which he may produce or import for sale in (a) Eastern Canada and the Province of British Columbia and (b) Western Canada.

6. Producers and importers shall distribute all items of farm machinery and equipment for which quotas have been established pursuant to the provisions of this Order to specific areas of (i) Western Canada (ii) Eastern Canada and the Province of British Columbia in accordance with instructions issued from time to time by the Administrator.

7. No producer shall manufacture and no importer shall import for sale in Canada during the 1944 period, any farm machinery and equipment requiring rubber tires except upon specific authorization in writing from the Administrator.

8. (1) Any producers may up to but not after October 31, 1943, manufacture for sale in Canada in addition to the manufacture otherwise permitted by this Order, all items of farm machinery and equipment, attachments and repair parts which are necessary to complete his quotas established pursuant to Administrator's Order A-749 including all amendments thereto and appeals granted thereunder.

(2) Any importer may up to but not after October 31, 1943, import for sale in Canada in addition to the imports otherwise permitted by this Order, all items of farm machinery and equipment, attachments and repair parts which are necessary to complete his quotas established pursuant to Administrator's Order A-749 including all amendments thereto and appeals granted thereunder.

(3) Notwithstanding the provisions of subsections (1) and (2) of this Section, a producer or importer who has not completed his quotas as allowed pursuant to Adminsitrator's Order A-749 including all amendments thereto and appeals granted thereunder, may apply to the Administrator for permission to complete such manufacturing or import quotas. The Adminstrator may, at his discretion, grant such permission provided satisfactory evidence is submitted to show that the producer or supplier of such quotas had ordered the materials required in their production prior to the date of this Order but was, through no fault of his own, unable to produce or ship such quotas prior to October 31st, 1943.

9. Any items of farm machinery and equipment, attachments and repair parts which have been manufactured or imported or sold in Canada by any producer or importer prior to November 1st, 1943, and which are in excess of such producer's or importer's authorized quota under the terms and provisions of Administrator's Order A-749 including all amendments thereto and appeals granted thereunder, shall be deducted from such quotas as may be authorized for such producer or importer by the provisions of this Order, provided that no such deduction shall constitute a waiver of any penalty to which such producer or importer may be liable.

10. Any producer who is unable to manufacture and any importer who is unable to import any portion of his quota of farm machinery and equipment as established in accordance with the provisions of this Order, at any time after July 1st, 1943, shall immediately notify the Administrator so that appropriate action may be taken to transfer such portion of his quota.

11. The restrictions of this Order shall not apply to the manufacture or importation for sale in Canada by any person of any of the following items of farm machinery and equipment,

Bee Hives	Live-stock feeders
Grit Boxes	Milk Stools
Hog Troughs	Poultry Feeders
Laying Nests	Poultry Waterers

provided, however, that such items are made entirely (except for nails and essential strappings and fastenings) from any one or more of the following materials:—

Glass or other ceramic products
Plain Concrete
Fibre Board
Wood Fibre Products
Softwood Lumber

Attachments and Repair Parts

12. (1) The maximum total weight of material which a producer may use during the 1944 period in manufacturing attachments for sale in (1) Western Canada or (2) Eastern Canada and British Columbia and intended for use with any item of farm machinery and equipment shall be a percentage of one-half of the total weight of material used by him in manufacturing attachments for the same item of farm machinery and equipment and sold by him in the same area during the 1940 period and 1941 period combined. The percentage shall be the same as that shown in Part I or Part II of Schedule "A" for the item of farm machinery and equipment for which such attachments are intended.

(2) The maximum total weight of attachments which an importer may import during the 1944 period for sale in (1) Western Canada or (2) Eastern Canada and British Columbia and intended for use with any item of farm machinery and equipment shall be a percentage of one-half of the total weight of attachments for the same item of farm machinery and equipment imported by him during the 1940 period and 1941 period combined and sold by him in the same area. The percentage shall be the same as that shown in Part I and Part II of Schedule "A" for the item of farm machinery and equipment for which such attachments are intended.

(3) Any producer, instead of conforming to his quota percentages for the items of attachments as shown in Schedule "A" hereto, may at his option manufacture not more than an aggregate of 75% of one-half of the total weight of attachments sold by him during the 1940 and 1941 periods in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia respectively, and the total permissible weight thus determined may be distributed among all of any one or more of such items of attachments at his election: Provided, that once such option is made it shall apply to all attachments to be produced for sale in (i) Western Canada and (ii) Eastern Canada and the Province of British Columbia, respectively.

(4) Any importer, instead of conforming to his quota percentages for the items of attachments as shown in Schedule "A" hereto, may at his option import not more than an aggregate of 75% of one-half of the total weight of attachments imported by him during the 1940 and 1941 periods for sale in (1) Western Canada and (2) Eastern Canada and the Province of British Columbia, respectively, from each supplier and the total permissible weight thus determined may be distributed among all or any one or more of such items of attachments imported from that supplier for sale in (1) Western Canada and (2) Eastern Canada and the Province of British Columbia respectively, provided that once such option is made it shall apply to all attachments to be imported from each supplier.

(5) No producer shall use during the 1944 period a greater quantity of material by weight in producing repair parts for sale in Canada than 156 percent of one-half of the material used by him to produce repair parts sold by him in the 1940 and 1941 periods.

(6) No importer shall import during the 1944 period repair parts for sale in Canada containing by weight more than 156 per cent of one-half of the quantity of material contained in repair parts imported by him in the 1940 and 1941 periods.

(7) In subsections (1), (3) and (5) of this section the quantity of material shall be determined by the net weight of such material physically incorporated in the final product plus a reasonable allowance for loss in manufacturing processes.

13. Any producer or importer of any of the following items listed in Schedule "A" hereto:

- Litter Carriers,
- Hay carriers,
- Track for Litter Carriers,
- Track for Hay Carriers,
- Stable Stalls and Fittings,
- Stable Stanchions and Fittings,

may consider not more than 30% of half of the total weight of each such item sold or imported by him in the 1940 and 1941 periods as "repair parts" rather than "farm machinery and equipment" in lieu of repair parts quota established pursuant to Section 12, Subsections (5) and (6) hereof and shall be so reported on such forms as are filed under Section 21 hereof. His production or import quota for the remaining 70% shall be determined by multiplying his applicable Schedule "A" quota percentage for the particular item by 70% of one-half of the total weight of each such item sold or imported by him in the 1940 and 1941 periods.

Restriction of Production for Export

14. The total tonnage of farm machinery and equipment, attachments and repair parts, manufactured in Canada during the 1944 period for shipment to any of the

countries named in Schedules "C", "D" and "E" hereto shall not exceed the quota percentage of each schedule multiplied by one-half of the total tonnage shipped from Canada to such countries in the years 1940 and 1941. Each producer's portion of such tonnage shall be allocated by the Administrator as orders for equipment, attachments and repair parts are received from the countries named in said Schedules "C", "D" and "E".

15. No Canadian producer shall, during the 1944 period, manufacture for shipment to the United States of America

(a) a quantity in units of any item of farm machinery and equipment referred to in Schedule "B" hereto in excess of that quantity obtained by multiplying the quota percentage designated in said Schedule for such item by the total quantity thereof shipped by him to the United States of America during the 1940 period or the 1941 period whichever was the greater;

(b) a quantity by weight of attachments in excess of either

(i) that quantity obtained by multiplying the applicable quota percentage designated in the said Schedule "B" by the total net shipping weight of the total quantity of such attachments shipped by him to the United States of America in the 1940 period or the 1941 period whichever was the greater; or,

(ii) 75 per cent of the total net weight of attachments shipped by him to the United States of America in the 1940 period or the 1941 period whichever was the greater, distributing such weight among all or any one or more of such items of attachments at his election;

provided that the manufacturer's option between paragraph (i) and (ii) of this clause shall apply to all attachments produced by him for shipment to the United States of America in the 1944 period;

(c) a quantity by weight of repair parts in excess of that quantity obtained by multiplying the applicable quota percentage designated in Schedule "B" hereto by the total net shipping weight of repair parts shipped by him to the United States of America in the 1940 period or the 1941 period whichever was the greater.

16. Notwithstanding the provisions of Sections 14 and 15 of this Order the Administrator may, with the concurrence of the Department of Trade and Commerce, authorize the diversion of tonnages of farm machinery and equipment, attachments and repair parts, designated for shipment to one of the countries listed in Schedules "C", "D" and "E" hereto to another of said countries, provided, however, that this shall not be construed as authority for increasing the overall tonnage for export as fixed by Section 14 hereof.

17. Nothing in the preceding Sections shall be construed as authorizing any exportation.

18. The Administration may by direction in writing authorize the manufacture of farm machinery and equipment, attachments and repair parts for shipment to any country or territory not referred to in any of the Schedules hereto and may determine the quantities and kinds of farm machinery and equipment, attachments and repair parts which shall be so manufactured and may allocate among producers the kinds and quantities to be manufactured.

19. During the 1944 period any producer may manufacture for export, in addition to the manufacture otherwise permitted for export by this Order, all tonnages of farm machinery and equipment, attachments and repair parts which are necessary to complete his quotas as established pursuant to Administrator's Order A-749 including all amendments thereto and appeals granted thereunder provided he has received an Export Permit covering shipment of such manufacture prior to the date of this Order and provided that such manufacture shall be completed by October 31, 1943.

20. Each producer affected by Sections 14, 15 and 19 of this Order shall file with the Administrator by the 10th day of each month a report showing

(a) total net shipping weight and dollar value of all items of farm machinery and equipment, shipped to each country during the preceding month (starting July 1943) for which export permits were not obtained;

- (b) total net shipping weight and dollar value of all attachments and repair parts shipped to each country during the preceding month (starting July 1943) for which export permits were not obtained.

Records, Audit and Inspection

21. Every person affected by this Order shall keep and preserve for not less than two years accurate and complete records of his inventories, stocks, purchases, production and sales of farm machinery and equipment, attachments and repair parts, and all such records shall, upon request, be submitted for inspection and audit to the Wartime Prices and Trade Board or its duly authorized representatives.

Reports

22. Every producer and importer shall file with the Administrator not later than the 31st day of December 1944, a sworn statement of his production and imports for the 1944 period, which statement shall show,

- (a) farm machinery and equipment, by units, produced and imported for sale in (1) Western Canada and (2) Eastern Canada and the Province of British Columbia;
- (b) attachments and repair parts, by weight and dollar value, produced and imported for sale in (1) Western Canada and (2) Eastern Canada and the Province of British Columbia.

Terms of Sale of Repair Parts to Dealers

23. All repair parts shall be furnished by producers and importers to their dealers on a "sold outright" basis.

Exemptions

24. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

25. In the event of any conflict between the provisions of this Order and those of Administrator's Order A-749 the provisions of this Order except as specifically provided herein shall prevail.

26. This Order shall be effective on and after the 15th day of July, 1943.

Dated at Ottawa, this 12th day of July, 1943.

H. H. BLOOM,
*Administrator of Farm and Construction Machinery
and Municipal Service Equipment.*

APPROVED:

D. GORDON,
Chairman, The Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-810

Quotas for production and importation of farm machinery and equipment into Canada during the 1944 period (July 1, 1943 to June 30, 1944).

Quotas are expressed as percentages of one-half of each Canadian manufacturer's sales or each importers imports for the 1940 and 1941 periods in Western Canada (Part I) and Eastern Canada and British Columbia (Part II) except where the phrase "units to be allotted" occurs when the Administrator shall allot the number of units that may be manufactured or imported by each manufacturer or importer.

PART I

WESTERN CANADA

Group I—Planting, Seeding and Fertilizing Machinery

	Quota Per cent
Grain Drill—20 and 28 Run Single and/or Double Disc or Shoe.....	70
Grain Drill (Press)—1 size—approx. 10 ft., Single and/or Double Disc	32
Beet Drill, 1 type, 1 size—4 Row	69
Corn Planter—1 size—2 Row Horse Drawn and 2 sizes (2 and 4 Row)	
Tractor Drawn	81
Potato Planter—2 sizes, 1 and 2 Row	124
Manure Spreader—2 Capacities, 1 Model in each size.....	81
Hand Garden Seeder and Planter	100
Seed Boxes for One Way Disc or Tiller—4 sizes.....	92

Group II—Plows

Walking Plows, 1 Furrow,—5 Types Including Hillside, 1 size in each type	73
Tractor Plow, 1 type—2 and 3 Furrow 14", 1 type—3 and 4 Furrow 14"	46
Integral Tractor Plow—1 Model for each Tractor Model.....	26
Riding Gang Plow—2 Furrow; 1 type, 1 size—14".....	27
One Way Disc, Tiller or Harrow Plow—1 size disc each size machine—4 sizes approx. widths 4', 6', 8', 10'	73

Group III—Tillage Implements and Cultivators

Diamond Harrow Section, 1 Weight, approx. 20 tooth.....	63
Flexible Harrow—Section, 1 size, 1 size tooth	63
Spring Tooth Harrow Section—1 base type of 2 sections, 1 type centre section	25
Tandem Tractor Disc Harrow—2 sizes, 1 type in each size— 16" Disc..	45
Inthrow Horse Disc Harrow—1 type, 1 size, 16" Discs	30
Out-throw Horse Disc Harrow—1 type, 1 size, 16" Discs	30
Single Wide Disc Harrow—1 size approx. width 14' with 7' Extension	55
Horse Hoe—2 Horse only, Disc and/or Mouldboard.....	42
Field Cultivator, Stiff and Spring Tooth—3 sizes (7' to 8½') (10') (12' to 14')	70
Riding Corn Cultivator—1 Model, 2 Horse type	92
Integral or Tractor Mounted Corn Cultivator—1 type and 1 size for each Tractor Model	77
Beet Cultivator—1 type, 4 row, horse drawn.....	80
Integral or Tractor Mounted Beet Cultivator—1 Model, 1 size for each tractor model	77
Rod or Wire Weeder—1 type, 1 size	25
Blade Weeder—2 sizes approx. 8' and 10'	158
Scuffler (horse drawn) 2 stiff tooth sizes, 1 type each size, 1 spring tooth type, 1 size	42
Hand Cultivator and Weeder	100
Trailer Packer for Harrow Plow, Plow and Drill	71

*Group IV—Haying Machinery*Quota
Per cent

Two Horse Drawn Mower—1 type, 2 widths of cut (cast wheels).....	97
Power Mower—2 types, 2 widths of cut in each type.....	97
Dump Rake—2 sizes approx. 8' and 10' ..	94
Hay Loader—2 types—1 size in each type	106
Side Rake—1 type—1 size	116
Pick-Up Baler— 1 type, 1 size	20 units to be allotted
Sweep rake (Wood Type)	77
Hay Stacker (Wood Type)	100
Hay Fork and Carrier, Pulley and Track	103

Group V—Harvesting Machinery

Horse Grain Binder—1 type	51
Tractor Grain Binder—1 size, 10' cut.....	63
Corn Binder—1 type horse drawn—1 type, tractor drawn.....	38
Combine, Reaper Thresher—4 sizes, 1 type in each size.....	110
Pick-Up for Combine	135
Swather or Windrower—2 sizes, 1 model in each size.....	111
Thresher, 2 sizes, 1 type in each size	24
Corn Picker—2 types, 1 row and 2 row	115
Corn Sheller—1 type, 1 size hand sheller; 2 sizes power sheller, 1 type in each size	20
Potato Digger—1 and 2 row horse drawn or power driven.....	105
Beet Lifter—1 type, 1 row horse or tractor drawn; 1 type, 2 row tractor drawn or tractor mounted	97
Ensilage Harvester	10 units to be allotted

Group VI—Sundry Machines for Preparing Crops for Market or Use

Grain Grinder—1 size (approx. 10" with coarse plates).....	197
Ensilage Cutter—2 sizes	89
Hammer or Roughage Mill—2 sizes, 1 type in each size	59
Fanning mill and grain cleaner—2 sizes, 1 type in each size.....	97
Grain Loader or Elevator—1 type, 2 leg lengths.....	51
Feed Mixer—1 type, 1 size	138
Feed Cutter	82

Group VII—Farm Power—Tractor and Stationary

Standard and/or Row Crop Tractor	75
Garden Tractor including Motor Tiller	25 units to be allotted
Stationary Gas Engine—3 sizes (1 H.P. and under) (2 to 3 H.P.) (3 to 5 H.P.)	186

Group VIII—Farm Wagons, Trucks and Sleighs

Wagon or Truck Gear (2 horse) 1 type, 1 size with 1 size steel wheel..	97
Wagon or Truck Gear (2 horse) 2 sizes, 1 type in each size, with 1 size wood wheel & 1 width & thickness of tire on each size.....	97
Wagon Box—1 type, 1 size—approx. 28".....	141
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes.....	104

Group IX—Dairy Machines and Equipment

Milking Machine (including Power Plant) 1 type, 1 size, single unit model; 1 type, 1 size double unit model.....	185
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	Quota Per cent
Cream Separator—1 table model; 3 stand models, 1 size in each model or 1 model in 3 sizes.....	185
Churn—2 sizes	80
Aerated or Surface Type Milk Cooler.....	100

Group X—Spraying Equipment and Dusters

Power Potato Sprayer or Duster.....	92
Traction Potato Sprayer or Duster.....	92
Fruit or Orchard Sprayer; 2 types, 1 size in each type.....	50 units to be allotted
Hand Sprayer, compressed air—1 qt. to 6 gal. cap'y.....	89
Knapsack Sprayer—1 qt. to 6 gal. cap'y.....	
Hand Sprayer—Trombone Pump Type—1 qt. to 6 gal. cap'y.....	
Hand Sprayer—Bucket Pump type single or double (1 qt. to 6 gal. cap'y) cylinder	
Hand Sprayer—Atomizing, single action type, 1 qt. to 6 gal. cap'y.....	
Hand Sprayer—Atomizing continuous type, 1 qt. to 6 gal. cap'y.....	89
Hand Barrel Sprayer	
Wheelbarrow Type Sprayer.....	
Sprayer Pump (for replacements only).....	50

Group XI—Domestic Water Systems and Pumps

Well Pump, metal.....	189
Cistern Pump or Pitcher Pump.....	83
Wood type Pump with Wood Barrel.....	161
Pump Jack	175
Windmill Head and Wheel.....	74
Windmill Tower	33
Pressur� Water System and Power Pumps.....	65

Group XII—Barn and Barnyard Equipment

Tank Heater	274
Litter Carrier and Track.....	25
Stable Stall (of re-rolled rail steel only plus essential hardware and strapping)	75
Stanchion (of re-rolled rail steel only plus essential hardware and strapping)	75
Watering Equipment—Cups and Bowls.....	130

Group XIII—Miscellaneous Equipment

Incubator	105
Brooder (Floor Type) Coal, Wood and Electric.....	200
Bee Keeper's Supplies (Metal Items).....	100
Hog Waterer	50
Hog Trough	50
Circular Wood Sawing Machine, 1 size, 1 type.....	88
Knife Grinder—1 size, 1 type.....	71
Grain Treater—1 size, 1 type.....	75
Power Sheep Shearing Machines and Animal Clippers.....	2000 units to be allotted
Winchcharger	25
Electric Fence Controller.....	200
Harness Hardware (by number of pounds).....	156
Egg Cleaners and Brushes.....	150

Attachments for machines listed in this Schedule have same quota percentage as machines to which they are applied. See Section 12 (1).

PART II

EASTERN CANADA AND BRITISH COLUMBIA (AND IRRIGATED DISTRICTS IN WESTERN CANADA).

Group I—Planting, Seeding and Fertilizing Machinery

	Quota Per cent
Grain Drill (Plain) 11 and 13 Run, Single Disc	93
Drill (Grain and Fertilizer) 11 and 13 Run, Single Disc	93
Beet Drill, 1 type, 1 size, 4 row	71
Corn Planter, 1 size—2 row horse drawn; 2 sizes (2 and 4 row) tractor drawn	81
Potato Planter—2 sizes, 1 and 2 row	125
Transplanter—1 size, 1 type	77
Manure Spreader—2 capacities, 1 model in each size	83
Lime and Fertilizer Sower—1 size, 1 type	70
Hand Garden Seeder and Planter	100
Seed Boxes for One Way Disc or Tiller—4 sizes	90

Group II—Plows

Walking Plows—(1 furrow) 5 types, including hillside, 1 size in each type	49
Walking Plows—(2 furrow)—1 type, 1 size	45
Tractor Plows—1 type, 2 and 3 furrow, 10", 12" and 14" bottoms.....	73
Integral Tractor Plows—1 model for each tractor model.....	64
One Way Disc, Tiller or Harrow Plow—1 size disc each size machine, 4 sizes, approx. widths 4', 6', 8', 10'.....	55

Group III—Tillage Implements and Cultivators

Diamond Harrow Section, 1 weight, approx. 20 tooth	63
Spring Tooth Harrow, Leverless section, 1 size, 1 size tooth	75
Lever Spring Tooth Harrow Section—1 base type of 2 sections, 1 type centre section	75
Tandem Tractor Disc Harrow—2 sizes, 1 type in each size, 16" discs..	61
Inthrow horse disc Harrow—1 type, 1 size—16" discs	76
Out-throw horse disc Harrow—1 type, 1 size—16" discs.....	76
Horse Hoe—2 horse only, disc and/or mouldboard	68
Grape and Berry Hoe—1 type, 1 size	68
Field Cultivator, Stiff and Spring Tooth, 3 sizes (7' to 8½'), (10'), (12' to 14')	48
Riding Corn Cultivator—1 model, 2 horse type	96
Integral or Tractor Mounted Corn Cultivator, 1 type, 1 size for each tractor model	86
Beet Cultivator—1 type, 4-row horse drawn.....	74
Integral or Tractor-mounted Beet Cultivator—1 model, 1 size for each tractor model	86
Tobacco Cultivator—1 type, 1 size	50
Scuffler (horse drawn)—2 stiff tooth sizes, 1 type each size, 1 spring tooth type, 1 size	68
Hand Cultivator and Weeder	100

Group IV—Haying Machinery

Two horse drawn Mower—1 type, 2 widths or cut (cast wheels)	69
Power Mower—2 types, 2 widths of cut in each type	69
Dump Rake—2 sizes, approx. 8 ft. and 10 ft.	93
Hayloader—2 types—1 size in each type	109
Side Rake—1 type, 1 size	70
Pick-up Baler—1 type, 1 size	30 units to be allotted
Sweep Rake—(Wood type)	75
Hay Stacker—(Wood type)	100
Hay Fork and Carrier, pulley and track	103

Group V—Harvesting Machinery

	Quota Per cent
Horse Grain Binder—1 type	85
Tractor Grain Binder—1 size, 10 ft. cut	75
Corn Binder—1 type horse drawn, 1 type tractor drawn	78
Combine, Reaper Thresher—4 sizes, 1 type in each size	109
Pick-Up for Combine	70
Thresher—2 sizes, 1 type in each size	43
Corn Picker—2 types, 1 row and 2 row	140
Corn Sheller—1 type, 1 size hand sheller; 2 sizes power sheller, 1 type in each size	37
Potato Digger—1 and 2 row horse drawn or power driven	105
Beet Lifter—1 type, 1 row horse or tractor drawn; 1 type, 2 row tractor drawn or tractor mounted	97
Ensilage Harvester	30 units to be allotted

Group VI—Sundry Machines for Preparing Crops for Market or Use

Grain Grinder—1 size, approx. 10" with coarse plates	99
Plate Grinder—1 type, 1 size—electrically driven	190
Out Roller—1 type, 1 size	60
Ensilage Cutter—2 sizes	89
Hammer or Roughage Mill—1 type, 1 size	79
Fanning Mill and Grain Cleaner—2 sizes, 1 type in each size	97
Grain Loader or Elevator—1 type, 2 leg lengths.	33
Potato, Vegetable or Fruit Grader	85
Feed Mixer—1 type, 1 size	98
Feed Cutter	109
Pulper—1 type, 1 size	98

Group VI—Farm Power—Tractor and Stationary

Standard and/or Row Crop Tractor	75
Garden Tractor including Motor Tillers	175 units to be allotted
Stationary Gas Engine—3 sizes (1 H.P. and under), (2 to 3 H.P.), (3 to 5 H.P.)	93

Group VIII—Farm Wagons, Trucks and Sleighs

Wagon or Truck Gear (2 horse), 1 type, 1 size with 1 size steel wheel..	97
Wagon or Truck Gear (2 horse), 2 sizes, one type in each size with 1 size wood wheels and 1 thickness and width of tire on each size	97
Wagon Gear (1 horse)—1 type with 1 size wood wheels and 1 thickness and width of tire	94
Sleigh—2 sizes, 1 type in each size with cast and/or steel shoes	83

Group IX—Dairy Machines and Equipment

Milking Machine (including power plant) 1 type, 1 size single unit model; 1 type, 1 size double unit model	185
Cream Separator—1 table model; 3 stand models; 1 size in each model or 1 model in 3 sizes	187
Churn—2 sizes	80
Aerated or Surface Type Milk Cooler	100

Group X—Spraying Equipment and Dusters

	Quota Per cent
Power Potato Sprayer or Duster	95
Traction Potato Sprayer or Duster	95
Fruit or Orchard Sprayer or Duster—2 types, 1 size in each	82
Hand Sprayer, Compressed Air—1 qt. to 6 gal. capacity.....	83
Knapsack Spray—1 qt. to 6 gal. capacity.....	
Hand Sprayer—Trombone pump type, 1 qt. to 6 gal. capacity.....	
Hand Sprayer—Bucket pump type, single or double cylinder, 1 qt. to 6 gal. capacity.....	
Hand Sprayer—Atomizing Single action type, 1 qt. to 6 gal. capacity	83
Hand Barrel Sprayer.....	83
Sprayer Pump (for replacements only).....	100

Group XI—Domestic Water Systems and Pumps

Well Pump (metal).....	142
Cistern or Pitcher Pump.....	87
Wood type Pump with Wood Barrel.....	161
Pump Jack	135
Windmill Head and Wheel.....	98
Windmill Tower	40
Pressure Water Systems and Power Pumps.....	85

Group XII—Barn and Barnyard Equipment

Litter Carrier and Track.....	90
Stable Stall (of rerolled rail steel only plus essential hardware and strapping)	75
Stable Stanchion (of rerolled rail steel only, plus essential hardware and strapping)	75
Watering Equipment—Cups and Bowls.....	131

Group XIII—Miscellaneous Equipment

Incubator	105
Brooder—(Floor Type)—Coal, Wood and Electric.....	150
Bee Keeper's Supplies (Metal Items).....	100
Hog Waterer	50
Hog Trough	50
Circular Wood Sawing Machine—1 size, 1 type.....	89
Knife Grinder—1 size, 1 type.....	71
Grain Treater—1 size, 1 type.....	75
Maple Syrup Evaporator (replacements only).....	
Power Sheep Shearing Machines and Animal Clippers.....	2000 units to be allotted
Windcharger	25
Electric Fence Controller.....	200
Harness Hardware (by Number of Pounds).....	156
Egg Cleaners and Brushes.....	150

Attachments for Machines listed in this Schedule have same quota percentage as Machines to which they are applied. See Section 12 (1).

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-810

UNITED STATES OF AMERICA

Quotas of new farm machinery and equipment which may be produced for export to the United States shall be determined by multiplying the applicable percentages shown in Schedule "A" attached to United States Order L-257 (and any amendments thereto), by the net shipping weight of each item shipped by the producer to the United States in the 1940 or 1941 period, whichever was the greater. Production of bracketed items in Schedule "A" of United States Order L-257 may be distributed among all or any one or more of the items included in the particular bracket as long as the total weight does not exceed that determined by applying the various quota percentages to the items in the particular bracket.

Repair Parts Quota—156%.

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-810

QUOTA PERCENTAGE 45 PER CENT

Quotas to the group of countries named in this Schedule are determined by applying the applicable percentage to one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped during the 1940 and 1941 periods to all of the countries named.

Argentina	Dominican Republic	Nicaragua
Bolivia	Ecuador	Panama
Brazil	El Salvador	Paraguay
Chile	Guatemala	Peru
Columbia	Haiti	Uruguay
Costa Rica	Honduras	Venezuela
Cuba	Mexico	

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-810

GREAT BRITAIN AND NORTHERN IRELAND

Quota Percentage—69 per cent.

Quotas to the group of countries named in this Schedule are determined by multiplying the applicable percentage by one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped in the 1940 and 1941 periods to all of the countries named:—

England
Scotland
Northern Ireland
Wales

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-810

OTHER BRITISH DOMINIONS, INDIA, CROWN COLONIES AND PROTECTORATES

QUOTA PERCENTAGE—100 PER CENT

Quotas for the countries included in the Schedule shall be one-half of the net shipping weight of farm machinery and equipment, attachments and repair parts shipped to each country in the 1940 period and 1941 period combined.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-811

Respecting Diamonds and Diamond Mounted Jewellery

(Consolidated as amended by Administrator's Order No. A-1105)

Whereas by virtue of certain directions in writing issued pursuant to section 35 of Order 214 of the Board, the provisions of the said Order insofar as the same relate to diamonds and diamond mounted jewellery no longer apply, and to effectually regulate and control the sale thereof, it is deemed expedient to amplify those provisions relating to diamonds as set forth in Administrator's Order No. A-210;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

Sections 9 to 14, both inclusive, of Administrator's Order No. A-210 and Schedules B and C to the said Order are hereby revoked.

1. For the purposes of this Order,

- (a) "importer" means a person who imports into Canada any polished diamonds for the purpose of resale;
- (b) "jewellery manufacturer" means a person who makes, processes, assembles or otherwise manufactures jewellery and includes a person who mounts diamonds or causes diamonds to be mounted in any article of jewellery;
- (c) "retailer" means a person who in the ordinary course of business sells goods at retail;
- (d) "wholesaler" means a person who in the ordinary course of business sells goods at wholesale, and includes a jobber.

General

2. (1) Every person who deals in polished diamonds shall keep on his file an accurate record of every diamond he has on hand, or purchases or sells, showing with respect to each such diamond its colour, size and quality according to the classification set forth in PART I of the Schedule hereto.

(2) No person shall grade with his regular stock of diamonds any meleees of very thick diamonds known as "old miners" or diamonds of irregular cutting.

Diamonds in Canada Before August 1st 1943

3. (1) The maximum price per carat, inclusive of sales tax, at which an importer or a wholesaler may sell or offer to sell an unset brilliant cut diamond which is in Canada on or before August 1st, 1943, if the said diamond is

- (a) white in colour and clean in quality, shall be the price stated in Column 1 of paragraph 1 of Part II of the said Schedule opposite the size of the diamond;
- (b) white in colour, and 1st pique, 2nd pique, spotted or heavily spotted in quality, shall be the maximum price of a white, clean diamond of the same size, as stated in said Column 1, less the percentage stated under its named quality in Column 2, 3, 4 or 5 of said paragraph 1;
- (c) top silver cape (or top light brown), silver cape (or light brown), cape (or brown) or second cape (or second brown) in colour, and clean, 1st pique, 2nd pique, spotted or heavily spotted in quality, shall be the maximum price of a white, clean diamond of the same size, as stated in Column 1 of said paragraph 1, less the percentage stated after its colour and under its named quality in Columns 1, 2, 3, 4 or 5 of paragraph 2 of said Part II.

(2) The maximum price per carat, inclusive of sales tax, at which an importer or a wholesaler may sell or offer to sell an unset single cut (8/8) diamond which is in Canada on or before August 1st, 1943 if the said diamond is

- (a) white in colour and clean in quality, shall be the price stated in Column 1 of paragraph I of Part III of the said Schedule opposite the size of the diamond;

- (b) white in colour, and 1st pique, 2nd pique, spotted or heavily spotted in quality shall be the maximum price of a white, clean diamond of the same size, as stated in said Column 1, less the percentage stated under its named quality in Column 2, 3, 4 or 5 of said paragraph 1;
 - (c) top silver cape (or top light brown), silver cape (or light brown), cape (or brown) or second cape (or second brown) in colour, and clean, 1st pique, 2nd pique, spotted or heavily spotted in quality, shall be the maximum price of a white, clean diamond of the same size, as stated in Column 1 of said paragraph 1, less the percentage stated after its colour and under its named quality in Columns 1, 2, 3, 4 or 5 of paragraph 2 of said Part III.
- (3) The maximum price, inclusive of sales tax, at which a person who deals in diamonds, may sell or offer to sell an unset diamond commonly called "old miner" which is in Canada on or before August 1st, 1943, if the diamond is
- (a) of a size up to and including $\frac{1}{4}$ carat, shall be the lesser of the following:
 - (i) the highest lawful price at which he sold or offered for sale a diamond of the said kind and size during the basic period, September 15 to October 11, 1941; or
 - (ii) one hundred and twenty-five dollars (\$125.00) per carat if the said diamond is clean, 1st pique or 2nd pique in quality, or seventy-five dollars (\$75.00) per carat if the said diamond is spotted or heavily spotted in quality;
 - (b) of a size exceeding $\frac{1}{4}$ carat, shall be the lesser of the following:—
 - (i) the highest lawful price at which he sold or offered for sale a diamond of the said kind and size during the said basic period; or
 - (ii) the lawful maximum price fixed by subsection 1 or 2 of this section for a diamond of the same cut and most similar in size, colour and quality to the said diamond when recut. The loss anticipated in recutting the said diamond shall be estimated on a percentage basis and shown on the seller's invoice.
- (4) The maximum price, inclusive of sales tax, at which a person may sell or offer to sell an unset diamond of irregular cut shall be the maximum price of a diamond of regular cut and of the same size and colour but of a quality next lower to the quality of the irregularly cut diamond.
- (5) The maximum price, inclusive of sales tax, at which a person may sell or offer to sell any size, colour and quality of an unset fancy cut diamond or an unset polished diamond over two carats in weight shall be the highest price, inclusive of sales tax, at which he sold a diamond of the same size, colour and quality or weight during the said basic period.

4. (1) A person who buys any used diamond jewellery for the purpose of selling the diamonds therefrom shall not sell or offer to sell any one of such diamonds at a price that is higher than the maximum price fixed by section 3 for a diamond of the same colour, size and quality.

(2) A person who sells a diamond which he has removed from used jewellery, shall within ten days after sale file with the Administrator of Jewellery a statement in writing showing the colour, size and quality of the diamond, the price he received for it and the name and address of the purchaser.

Diamonds Imported Into Canada After August 1st, 1943

5. Every person who, after August 1, 1943, imports into Canada any gem diamonds, regardless of whether they are polished or rough when imported, shall in such importation and in the sale of those diamonds as polished diamonds, observe and comply with the following rules:

- (a) He must file with the said Administrator the invoice he received for each parcel of diamonds so imported and obtain from the Administrator a registration number for each parcel.
- (b) After he receives the registration number for a parcel, he must file with the Administrator a signed statement showing the colour, size and quality of the

diamonds contained in the parcel. If the gem diamonds are rough when imported, the signed statement referred to in this rule (b) must be filed after the said diamonds are polished.

- (c) For every sale of an unset polished diamond to which this Section applies, he must at the time of sale furnish his customer with an invoice therefor and forthwith after that sale file a duplicate of the invoice with the Administrator.

(Section 5 as substituted by Administrator's Order No. A-1105.)

6. (1) The maximum price per carat at which an importer or a wholesaler may sell or offer to sell an unset single cut (8/8) diamond, an unset swiss cut diamond up to and including .07 carats, or an unset full cut diamond, imported into Canada after August 1st, 1943 shall be the maximum price fixed by section 3, for a diamond of the same cut, colour, size and quality, plus

- (a) twenty-five per centum (25%) for a diamond up to and including .05 carats in size;
- (b) twenty per centum (20%) for a diamond larger than .05 carats and smaller than .50 carats in size; and
- (c) fifteen per centum (15%) for a diamond .50 carats or larger in size.

(2) The maximum price per carat at which a person may sell an unset diamond which he has cut and polished from a rough diamond he imported after August 1, 1943, shall be the maximum price per carat fixed in subsection (1) of this Section for an unset polished diamond of the same cut, colour, size and quality.

(Subsection 2 as added by Administrator's Order No. A-1105.)

Miscellaneous Provisions Applicable to All Diamonds

7. (1) Every person dealing in diamonds, who has in his possession or acquires any diamonds of a quality inferior to heavily spotted shall classify the same on his records, invoices and the packages containing such diamonds as "rejections" and the classification may be designated by the letter "R".

(2) The maximum price at which any such person may sell or offer to sell a diamond properly classified as "R" shall bear the same relationship to the maximum price at which he, in pursuance of the provisions of this Order, may sell or offer to sell a diamond of a superior quality, as his highest lawful selling price of a diamond classified as "R" bore to his highest lawful selling price of a diamond of the same superior quality during the said basic period.

8. No person dealing in diamonds shall sell or offer to sell a swiss cut diamond of a size exceeding .07 carats, until his lawful maximum price therefor is fixed by the said Administrator.

9. No person who sells unset diamonds shall

- (a) include in a parcel thereof any polished diamonds which are in Canada on or before August 1st, 1943 with diamonds imported into Canada after the said date;
- (b) sell or offer to sell a parcel of polished diamonds if the diamonds contained therein are not of one grade as to size, colour and quality, unless the maximum price of each diamond contained therein does not exceed the lawful maximum price of the lowest grade of diamond in the parcel;
- (c) have in his possession any parcel of polished diamonds which does not have endorsed thereon the size, colour and quality of the diamonds therein contained as specified in Part I of the said Schedule.

10. No importer, jewellery manufacturer or wholesaler shall sell, offer to sell or deliver on approval an unset polished diamond, unless he supplies the buyer or person who receives on approval with an invoice showing

- (a) the name and address of the seller, or person who delivers on approval and of the buyer, or person who receives on approval;

- (b) the colour, size and quality of the diamond;
- (c) his selling price of the diamond; and
- (d) the registration number of the parcel from which the diamond is taken, if the diamond is imported after August 1st, 1943.

Diamond Mounted Jewellery

11. (1) This section applies to diamond mounted jewellery manufactured by a jewellery manufacturer who is not himself a retailer but who on or before the date of this Order maintained the practice of attaching to the jewellery a label, tag or other device showing the maximum price at which a retailer may sell or offer to sell the same.

(2) Every such jewellery manufacturer shall continue such practice and use the same kind of label, tag or other device unless the said Administrator otherwise directs.

(3) In this and subsequent sections of this Order,

- (a) "established cost" relates to the diamond only which is mounted in the jewellery and means the amount customarily included before the date of this Order by the jewellery manufacturer in his manufactured cost of the diamond mounted jewellery for a diamond of the same cut, colour, size and quality;
- (b) "manufactured cost" relates to diamond mounted jewellery and means and includes only those items of cost which the jewellery manufacturer customarily included to establish his manufactured cost of the same kind and quality of jewellery during the said basic period.

(4) No such jewellery manufacturer shall include in his manufactured cost of diamond mounted jewellery any factor or item of cost which he did not customarily include therein during the said basic period.

(5) In calculating the manufactured cost of diamond mounted jewellery the amount included therein for a diamond mounted in the jewellery shall be, if the diamond

- (a) was in Canada and owned by the jewellery manufacturer on or before August 1st, 1943, the maximum price fixed for it by section 3 or his established cost, whichever is the less;
- (b) was in Canada on or before August 1st, 1943, and is purchased by manufacturer after the said date, the maximum price fixed for it by section 3;
- (c) is imported into Canada after August 1st, 1943, the maximum price fixed for it by section 6.

(6) In establishing his maximum selling price of diamond mounted jewellery he shall not include a markup (percentage on cost) that is greater than the markup (percentage on cost) customarily used by him in pricing the same kind and quality of jewellery during the said basic period.

(7) The markup (percentage on cost) which he includes in the retail selling price of the jewellery shall not be greater than the markup (percentage on cost) which he used in pricing the same kind and quality of jewellery for sale by retailers before the date of this Order, the jewellery manufacturer must set one selling price of the jewellery for sale by all retailers.

12. (1) This section applies to diamond mounted jewellery manufactured by a jewellery manufacturer who is not himself a retailer and who did not on or before the date of this Order attach to diamond mounted jewellery a label, tag or other device showing the maximum price at which a retailer might sell or offer to sell the jewellery.

(2) Such jewellery manufacturer shall not sell diamond mounted jewellery unless

- (a) the said Administrator fixes the maximum prices at which the jewellery may be sold or offered for sale by him and by a retailer;
- (b) he attaches to the jewellery a tag, label or other device in the form approved by the said Administrator showing the maximum price at which a retailer may sell or offer to sell the same.

(3) He must not sell the jewellery at a price that is higher than the price fixed by the said Administrator for the sale of the same by him. And he must not show on the said label, tag or other device a retail selling price of the jewellery that is higher than that fixed for the jewellery by the said Administrator.

13. (1) This section applies to diamond mounted jewellery manufactured by a jewellery manufacturer who is himself a retailer.

(2) Diamond mounted jewellery shall not be sold or offered for sale at retail by such manufacturer unless he attaches to it a label, tag or other device showing his maximum retail selling price of the same.

(3) No such jewellery manufacturer shall include in his manufactured cost of diamond mounted jewellery any factor or item of cost which he did not customarily include therein during the said basic period.

(4) In calculating the manufactured cost of diamond mounted jewellery the amount for a diamond mounted in the jewellery shall be, if the diamond

(a) was in Canada and owned by the jewellery manufacturer on or before August 1st, 1943, the maximum price fixed for it by section 3, or his established cost, whichever is the less;

(b) was in Canada on or before August 1st, 1943, and is purchased by the jewellery manufacturer after the said date, the maximum price fixed for it by section 3;

(c) is imported into Canada after August 1st, 1943, the maximum price fixed for it by section 6.

(5) In establishing his maximum selling price at retail such jewellery manufacturer shall not include a markup (percentage on cost) that is greater than the markup (percentage on cost) customarily used by him in pricing the same kind and quality of jewellery during the said basic period.

14. Every jewellery manufacturer shall keep a complete record of every diamond he mounts in jewellery. The record shall show the colour, size and quality of and the price he paid for the diamond. If the diamond is imported into Canada after August 1st, 1943, he shall also show the registration number assigned by the said Administrator to the parcel in which it was imported.

15. No retailer shall sell or offer to sell diamond mounted jewellery at a price that is higher than the price shown on the label, tag or other device attached to the jewellery as required by this Order. The price shown on the label, tag or other device must not exceed the highest price at which the jewellery may be sold at retail.

16. Notwithstanding the provisions of this Order fixing the maximum selling price of or the maximum markup on any diamond mounted jewellery, the said Administrator may at any time reduce the maximum price at which any person may sell or offer to sell such jewellery or reduce the maximum markup which may be included by any person in the selling price of such jewellery.

General

17. No person shall

(a) alter, deface, mutilate, obliterate or destroy any document relating to the purchase or sale of any diamond or diamond mounted jewellery, or any label, tag or other device attached to diamond mounted jewellery;

(b) remove any tag or label or other device affixed to diamond mounted jewellery by a jewellery manufacturer unless and until the said jewellery is sold to a person who buys the same for use and not for resale.

18. The provisions of this Order shall be subject to such written exemption as the Administrator may grant upon application to him in any individual case of undue hardship or other special circumstances.

19. This Order shall be effective on and after the 2nd day of August, 1943.

Dated at Ottawa, this 12th day of July, 1943.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE
to Administrator's Order No. A-811

PART I

Classification of Diamonds

1. As to colour

- (a) white,
- (b) top silver cape,
- (c) silver cape,
- (d) cape,
- (e) 2nd cape.

2. As to quality

- (1) clean,
- (2) 1st pique,
- (3) 2nd pique,
- (4) spotted,
- (5) heavily spotted.

3. In a clean white diamond 20 per centum V.V.S. is permitted if the same is less than $\frac{1}{2}$ carat in size. A clean white diamond $\frac{1}{2}$ carat or larger in size shall be loupe clean.

4. As to cut

- (a) a single cut diamond shall be indicated by the symbol 8/8;
- (b) a swiss cut diamond shall be called brilliant cut;
- (c) a full cut diamond shall be called brilliant cut.

PART II

Maximum prices per carat of swiss cut Diamonds up to and including 0.07 carats, and full cut Diamonds up to and including 2 carats

—	Column 1 Clean	Column 2 1st pique	Column 3 2nd pique	Column 4 Spotted	Column 5 Heavily Spotted
1. (a) White size of diamond in carats					
2	\$550 00	12½ per centum	20 per centum	32 per centum	40 per centum
1.75	500 00	less than the	less than the	less than the	less than the
1.50	450 00	maximum	maximum	maximum	maximum
1	400 00	price of a	price of a	price of a	price of a
0.90	375 00	diamond of	diamond of	diamond of	diamond of
0.80	305 00	clean quality	clean quality	clean quality	clean quality
0.75	300 00	of the same	of the same	of the same	of the same
0.60	275 00	size	size	size	size
0.50	260 00				
0.40	240 00				
0.33	240 00				
0.25	235 00				
0.20	235 00				
0.18	235 00				
0.16	235 00				
0.14	235 00				
0.12	235 00				
0.10	235 00				
0.08	235 00				
0.06	240 00				
0.04	240 00				
0.03	275 00				
0.02½	275 00				
0.02	275 00				

2. For a diamond properly classified in the colour stated in this paragraph, the maximum price fixed in paragraph 1 of this Part for a white, clean diamond of the same size, less the percentage stated opposite the colour and under the quality of the diamond, as follows:

—	Column 1 Clean	Column 2 1st pique	Column 3 2nd pique	Column 4 Spotted	Column 5 Heavily Spotted
(b) Top silver cape (or top light brown).	5%	17½%	25%	37%	45%
(c) Silver cape (or light brown).....	15%	27½%	35%	47%	55%
(d) Cape (or brown).....	25%	37½%	45%	57%	65%
(e) 2nd Cape (or 2nd brown)...	35%	47½%	55%	67%	75%

PART III

Maximum Prices per Carat of single cut (8/8) Diamonds.

—	Column 1 Clean	Column 2 1st pique	Column 3 2nd pique	Column 4 Spotted	Column 5 Heavily Spotted
1.(a) White number of diamonds per carat					
250	\$500 00	7 per centum less than the maximum price of a diamond of clean quality of the same size	15 per centum less than the maximum price of a diamond of clean quality of the same size	27 per centum less than the maximum price of a diamond of clean quality of the same size	35 per centum less than the maximum price of a diamond of clean quality of the same size
200	450 00				
175	400 00				
150	375 00				
125	375 00				
100	350 00				
90	350 00				
80	300 00				
70	275 00				
60	275 00				
50	250 00				
40	225 00				
30	225 00				
25	200 00				
20	190 00				

2. For a diamond properly classified in the colour stated in this paragraph, the maximum price fixed in paragraph 1 of this Part for a white clean diamond of the same size, less the percentage stated opposite the colour and under the quality of the diamond as follows:—

—	Column 1 Clean	Column 2 1st pique	Column 3 2nd pique	Column 4 Spotted	Column 5 Heavily Spotted
(b) Top silver cape (or top light brown).	5%	12%	20%	32%	40%
(c) Silver cape (or light brown).....	15%	22%	30%	42%	50%
(d) Cape (or brown).....	25%	32%	40%	52%	60%
(e) 2nd Cape (or 2nd brown)...	35%	42%	50%	62%	70%

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-812

Respecting Wool Clips

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-118 is hereby amended by deleting therefrom Sections 5 and 6.
2. This order shall be effective on and after the 17th day of July, 1943.

DATED AT OTTAWA, this 15th day of July, 1943.

D. C. DICK,
Administrator of Wool and Wool Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-813

Respecting Maximum Taxicab Fares in Lake St. John Area

Dated July 15, 1943.

Effective July 19, 1943.

AMENDS Administrator's Order No. A-591.

(See Consolidation of Administrator's Order No. A-591 in Volume II Consolidation of Administrators' Orders)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-814

Respecting Shot Guns

Dated July 17, 1943.

Effective July 20, 1943.

REVOKES Administrator's Order No. A-603.
(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-815

Respecting Glass Containers

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board, as follows:—
Administrators' Orders Numbers A-441, A-472 and A-567 are hereby revoked.

1. For the purposes of this Order,

- (a) "design" means and includes the shape, weight, size, capacity and contour of the body of a glass container and the lettering and decoration moulded thereon but does not include identification marks used by the manufacturer of the glass container;
- (b) "finish" means the configuration of the neck or opening of a glass container which serves to engage specific parts of a closure to fix it to the glass container;
- (c) "glass container" means a glass bottle, jar or tumbler suitable for packing a product.

2. No person shall manufacture a glass container

- (a) in any design other than a design made by means of a body mould which he had on hand December 31, 1942; or
- (b) in any design and finish other than as specified in the Schedule hereto, provided, however, that any variation in the design or finish of a glass container customarily obtained in normal manufacturing operations shall not be deemed to be a contravention of the provisions of this clause.

3. If a type of finish is not specified in the said Schedule for a glass container referred to therein, a person may in the manufacture of such container apply thereon any type of finish if the same

- (a) is suitable for use on the body mould specified in the said Schedule for that glass container;
- (b) is no greater in diameter than that so specified for the size of finish for that glass container; and
- (c) does not cause the glass container to have a brimful capacity other than that so specified for the same.

4. The provisions of this Order shall be subject to such written exemption as the Administrator of Glass and Glass Products, upon application to him, may grant in an individual case of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 22nd day of July, 1943.

Dated at Ottawa, this 17th day of July, 1943.

H. R. HARRISON,
*Administrator of
Glass and Glass Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-815

1. SPECIFICATIONS—

Figure	Capacity Brim full (in fluid ounces)	Height in inches	Diameter or width in inches	Size of Finish in Millimeters	Glass Weight in ounces
1	6.25	3 $\frac{31}{32}$	2 $\frac{17}{32}$	48	5.00
2	8.50	4 $\frac{1}{8}$	2 $\frac{9}{16}$	63	6.75
3	9.44	4 $\frac{1}{8}$	2 $\frac{11}{16}$	53	6.75
4	12.50	5	2 $\frac{3}{8}$	58	7.50
5	16.50	5 $\frac{3}{8}$	3 $\frac{1}{2}$	63	9.00
6	25.00	6 $\frac{3}{8}$	3 $\frac{15}{16}$	63	11.25
7	32.70	6 $\frac{3}{8}$	3 $\frac{1}{2}$	70	13.50
8	50.00	7 $\frac{3}{8}$	4 $\frac{1}{2}$	70	21.00
9	133.00	9 $\frac{3}{8}$	6 $\frac{7}{8}$	96	40.00
10	10.42	6 $\frac{1}{8}$	3 $\frac{1}{8}$	28 (G.C.A. 400)	9.00
11	12.48	7 $\frac{3}{8}$	3 $\frac{3}{8}$	28 (G.C.A. 400)	9.75
12	25.95	10 $\frac{3}{8}$	3 $\frac{3}{8}$	28 (G.C.A. 400)	18.00
13	26.95	10 $\frac{3}{8}$	3 $\frac{1}{2}$	28 (G.C.A. 400)	18.00
14	27.37	11 $\frac{3}{8}$	3 $\frac{3}{8}$	33	35.50
15	32.00	12 $\frac{3}{8}$	3 $\frac{1}{8}$	28	22.00
16	41.22	10 $\frac{1}{2}$	3 $\frac{1}{2}$	28 (G.C.A. 400)	22.50
17	12.75	9	2 $\frac{1}{2}$	26	14.00
18	23.43	10 $\frac{1}{2}$	3 $\frac{3}{8}$	26	21.50
19	12.62	9 $\frac{3}{8}$	2 $\frac{1}{2}$	26	15.00
20	23.50	10 $\frac{7}{8}$	3 $\frac{3}{8}$	26	22.50
21	12.25	4 $\frac{7}{8}$	2 $\frac{3}{8}$	70	9.00
22	42.00	6 $\frac{3}{4}$	4 $\frac{1}{2}$	53	18.00
23	42.50	8 $\frac{3}{4}$	4 $\frac{1}{2}$	33	20.00
24	67.25	10 $\frac{7}{8}$	4 $\frac{1}{2}$	75	30.30
25	82.50	9 $\frac{1}{2}$	5 $\frac{7}{8}$	38	38.50
26	164.00	11 $\frac{3}{4}$	6 $\frac{1}{2}$	38	54.50
27	13.12	7 $\frac{1}{8}$	2 $\frac{3}{8}$	26	10.00
28	43.00	6 $\frac{1}{2}$	4.21	83	18.00

(For drawings of above containers see drawings inserted.)

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-816

Respecting the Packaging of Certain Food Products in Glass Containers

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. No person shall use a new glass container for packing for sale any food product listed in the Schedule hereto unless such container is of a design and finish designated in the Schedule hereto by a number set opposite the name of such food product, which number shall refer and correspond to the figure number set out in the Schedule to Administrator's Order No. A-815.

2. A person engaged in packing a food product named in the Schedule hereto who has on hand at the effective date hereof new glass containers in designs or finishes not permitted by the terms of this Order to be used for the packing of any food product produced or packed by him may notwithstanding the provisions of Section 1 of this Order use such glass containers for the packing of any food product.

3. Nothing in this Order shall prohibit the packing of any food product in a glass container which had prior to such use been used for packing any commodity.

SCHEDULE

to Administrator's Order No. A-515 (Concluded)

2 Drawings of Containers. The number set forth under each figure refers to the figure number stated in paragraph 1 of this Schedule



4. The provisions of this Order shall be subject to such written exemptions as the Co-Ordinator of Foods Administration may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 22nd day of July, 1943.

Dated at Ottawa this 17th day of July, 1943.

K. W. TAYLOR,
Co-Ordinator of Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-816

Glass Containers for

Number of Design and Finish of Glass Containers

1. Jam, Jelly, Marmalade and Honey.....	4, 6, 8.
2. Prepared Mustard	1, 5, 7, 9.
3. Peanut Butter	3, 5, 6.
4. Mayonnaise Sandwich Spread and Mayonnaise..	2, 5, 7, 9.
5. Pickles and Relish	3, 5, 6, 9.
Dill Pickles only	7.
6. Maraschino Cherries	1, 5, 7, 9.
7. Olives	1, 3, 5, 9.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-817

Respecting the Bottling of Alcoholic Beverages

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "alcoholic beverages" means beer, spirituous beverages and wine as herein defined;
- (b) "beer" shall have the same meaning as set forth in the Excise Act 1934;
- (c) "spirituous beverages" means and includes all beverages containing potable alcohol obtained by distillation made palatable by the addition of water and other substance in solution and commonly known as whisky, brandy, rum, gin, cocktails or liqueurs;
- (d) "wine" means any alcoholic beverage, the product of the natural or induced fermentation of fruits, agricultural products or any saccharine material fermented alone or in any combination without any process of distillation.

2. No person shall use a glass container for bottling any alcoholic beverage unless it is of a design and finish designated in the Schedule hereto by a number set opposite the name of such alcoholic beverage, which number shall refer and correspond to the figure number set out in the Schedule to Administrator's Order No. A-815.

3. Nothing in this Order shall prohibit

- (a) the re-use by any person who bottles alcoholic beverages of glass containers previously used for bottling alcoholic beverages;

(b) the use by any person who bottles alcoholic beverages of new containers not conforming to the specifications of this Order which he had on hand at the effective date of this Order and which he acquired for the purpose of bottling alcoholic beverages.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Alcoholic Beverages may grant upon application to him,

(a) to permit the bottling of alcoholic beverages for export from Canada in glass containers other than those listed in the Schedule hereto;

(b) in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 22nd day of July, 1943.

Dated at Ottawa, this 17th day of July, 1943.

D. SIM,

Administrator of Alcoholic Beverages.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-817.

<i>Glass Containers for</i>	<i>Number of Design and Finish of Glass Containers</i>
Beer	17, 18, 19, 20, 27.
Spiruous Beverages	10, 11, 12, 16.
Wine	13, 14, 15, 16, 25, 26.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-818

Concerning Price Adjustment of Food Products in New Size Glass Containers

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

INTRODUCTION

When Order goes into force.

1. This Order goes into force on July 22, 1943, and on and after that date governs as to all matters covered by this Order.

Reasons for this Order.

2. Some food products will in future be packed for sale in new sizes of glass containers which differ from the old sizes. In most cases the difference will not be more than 25 per cent.

What this Order covers.

3. This Order sets forth the rules to be followed by packers, wholesalers and retailers, etc., in adjusting selling prices of food products packed in new size glass containers which differ from the old size by not more than 25 per cent. The object of this Order is to stipulate that the highest lawful selling price of food products will remain the same as prevailed at the date of this Order.

What this Order does not cover.

4. This Order does not cover the case where the new size glass container differs from the old size by more than 25 per cent. In that case Order No. 214 must be followed.

Nor does this Order deal with the case where the only change in the glass container is one of style which does not affect the quantity of food product packed. In that case no need for price adjustment arises.

Food Product.

5. (a) *Food product*—This expression includes every edible food product and every ingredient intended for mixing with food. The expression does not however cover fluid milk or cream or other fluid beverage.

(b) *Old size*—This expression refers to a size of glass container in use prior to the date of this Order but the future use of which is to be discontinued.

Commercial Fill.

(c) *Commercial fill*—This expression means that the glass container is as full of food product as will permit of proper processing with the least addition of syrup, vinegar, brine or water.

Offences and penalties.

6. It is an offence for any person to sell or offer to sell a food product packed for sale in a new size glass container to which this Order applies at a price higher than is fixed by this Order. It is also an offence for any person to contravene or fail to observe and comply with any rule or provision of this Order.

Prosecution for an offence will be under The Wartime Prices and Trade Regulations which for each offence provides a penalty up to \$5,000 or imprisonment for a term up to two years, or both fine and imprisonment.

PRICE ADJUSTMENT BY PACKERS

Who is a packer.

7. (1) *Packer*—This word means and includes a person who packs a food product for sale in a glass container, whether or not he actually manufactured or processed that food product.

How a packer adjusts his price for new size glass container.

(2) When a packer commences packing a food product for sale in a new size glass container covered by this Order in the place of his old size glass container, he must, before selling,

- (a) measure to the nearest half-ounce the actual quantity of food product (up to commercial fill level) ordinarily sold by him in his old size glass container nearest to the new size.
- (b) from that measurement calculate his highest lawful selling price per fluid ounce of the food product packed in the old size.
- (c) apply the price per fluid ounce so calculated to the number of fluid ounces of food product (up to commercial fill level) which will ordinarily be packed in the new size, governing himself by the number of ounces blown into the glass.

Where two old sizes are equal, price to be averaged.

(3) Where it so happens that two of his old size glass containers vary from the new size by the same percentage, the packer in that case must in his calculations use the average price per ounce of food product contained in the two old sizes.

Highest selling price for a packer.

(4) The highest lawful price per fluid ounce at which a packer may sell or offer to sell a food product packed in a new size glass container covered by this Order shall be as ascertained and fixed according to this Section.

PRICES AND SIZE NOTICES BY PACKERS

Statement by packers to Foods Administration.

8. (1) As soon as a packer commences to pack a food product in a new size glass container and has adjusted his selling price for same as stipulated in Section 7 he must forward to the Co-ordinator, Foods Administration a signed statement giving the following information:—

- (a) his name and business address in full.
- (b) adequate description of the food product.
- (c) adequate descriptions of the styles and sizes (up to commercial fill level) of his new size and old size glass containers.
- (d) his highest lawful selling price per fluid ounce of the food product.
- (e) the price at which he has been selling the food product in the old size.
- (f) the price at which he proposes to sell the food product in the new size.

Packer to retain samples of old sizes.

(2) Every packer who commences to pack a food product in a new size glass container shall retain at least three of his old size glass containers and have them available for inspection by any Board officer or authorized representative at any time within one year after he forwards the statement above referred to.

Statement by packers on first sale of new size.

9. On the first sale which a packer makes to any person of a food product packed in a new size glass container covered by this Order, he shall endorse on his sale invoice or send by separate statement to the buyer the following information:

- (a) an adequate description of the food product;
- (b) adequate descriptions of the styles and sizes (up to commercial fill level) of the new size and old size glass containers;
- (c) the actual percentage of difference (greater or less) between the old size and the new size.
- (d) his highest lawful price for the food product in the old size container;
- (e) his highest lawful price for the food product in the new size container.

A form is attached hereto as a Schedule to this Order for the information of the packer in preparing and sending out the above mentioned statement.

Statement packers of previous changes of size and price.

10. Every packer who before the date of this Order changed the size of any glass container in which he sold a food product and varied the selling price thereof with the authority of an Administrator or other person acting for or on behalf of the Board must within 15 days from the date of this Order forward to the Co-ordinator, Foods Administration a signed statement giving the same information as is called for in the statement referred to in Section 8.

PRICE ADJUSTMENT BY WHOLESALERS, ETC.

Who is a Wholesaler.

11. (1) *Wholesaler*—This word includes any person, except a retailer, who in his ordinary course of business sells food products packed for sale in glass containers just as they were when he bought them. The word includes a jobber or distributor.

Wholesaler not to sell until he receives statement.

(2) When a wholesaler buys a food product packed for sale in a new size glass container covered by this Order he must not sell the same until his supplier furnishes him with the information to be forwarded by the packer as stipulated in Section 9.

Wholesaler's highest selling price.

(3) The highest lawful price per fluid ounce at which a wholesaler may sell or offer to sell a food product packed for sale in a new size of glass container covered by this Order shall be adjusted to the highest lawful price at which he could sell the same food product in an old size glass container by the same percentage of difference (greater or less) in price as the new size glass container differs from the old size as shown on the information furnished to the wholesaler as stipulated in Section 9.

Statement by wholesaler on first sale of new size.

(4) On the first sale which a wholesaler makes to any person of a food product packed in a new size glass container covered by this Order he shall endorse on his sale invoice or send by separate statement to the buyer the same information as is given on the invoice or statement he received, except that he shall give his own selling price in place of the packer's.

PRICE ADJUSTMENT BY RETAILERS

Who is a retailer.

12. (1) *Retailer*—This word includes a person who in his ordinary course of business sells goods to persons who buy for their household or personal use or consumption and not for resale.

Retailer not to sell until he receives statement.

(2) When a retailer buys a food product packed for sale in a new size glass container covered by this Order he must not sell the same until his supplier furnishes him with the information to be forwarded by the packer as stipulated by Section 9 or by the wholesaler as stipulated by Section 11, accordingly as he may buy direct from the packer or through a wholesaler.

Retailers highest selling price.

(3) The highest lawful price per fluid ounce at which a retailer may sell or offer to sell a food product packed for sale in a new size glass container covered by this Order shall be adjusted to the highest lawful price at which he could sell the same food product in an old size container by the same percentage of difference (greater or less) in price as the new size container differs from the old size as shown on the statement to be furnished to the retailer as stipulated in subsection 2.

Avoiding fractions in prices.

(4) Where the highest lawful selling price per container for a retailer works out to include a fraction of a cent, he must go to the nearest whole cent and if the fraction be exactly a half-cent he may go to the next higher whole cent.

Dated at Ottawa, this 19th day of July, 1943.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-818

Form referred to in Section 9 of Administrator's Order No. A-818

RE PACKED

Brand and Product

Size

This product is replacing the product formerly packed and offered for sale in a
 ounce glass container.

Our selling price has been

Our highest lawful price for the above product
 in the old size of container is☐ Reduced

Our highest lawful price for the above product

☐ Increased by%

in the new size of container is

(Mark X in whichever is applicable)

Your ceiling price in accordance with the provisions of Order No. A-818 must
 be adjusted as follows:—

(a) If the product is packed in a larger container than formerly your maximum
 selling price must not be increased by an amount in excess of the percentage
 named herein:

(b) If the product is packed in a smaller container than formerly, your maximum
 selling price must be reduced by an amount no less than the percentage
 named herein:

In the event, however, that you have no lawfully established maximum selling
 price on the former pack, you are to follow the procedure as outlined in Order No. 214.

.....
 Name of Vendor

.....
 Address

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-819

Respecting Farm Machinery and Equipment and Parts Therefor

Dated July 20, 1943.

Effective July 23, 1943.

Amends Administrator's Order No. A-101

NOTE:—Administrator's Order No. A-101 as amended was revoked by Administrator's
 Order No. A-1010.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-820

Respecting the Maximum Price of Newsprint Paper

Under powers given to the Newsprint Administrator by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. The maximum price at which any person may sell or offer to sell newsprint paper in rolls or sheets, not further processed, for use or consumption within Canada shall be \$4.00 per ton more than the maximum price for the same as fixed by Administrator's Order No. A-628.

2. This Order shall be effective on and after the 1st day of September, 1943.

Dated at Ottawa, this 21st day of July, 1943.

GUY E. HOULT,
Newsprint Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-821

Respecting Wholesale Deliveries and the Use of Automotive Vehicles

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. Section 7 of Administrator's Order No. A-292 is hereby amended by revoking clause (e) thereof and substituting the following therefor:

“(e) to or for the Departments of National Defence including naval, military or air force camps or barracks or to or for the Department of Munitions and Supply or any agency thereof or to or for the Department of Transport or any agency thereof or to or for the National Research Council or any agency thereof; or”

2. This Order shall be effective on and after the 27th day of July, 1943

Dated at Ottawa, this 26th day of July, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-822

Respecting Rooming Accommodation in the Town of Windsor, in the Province of Nova Scotia

Pursuant to authority conferred by the Wartime Prices and Trade Board and by Administrator's Order No. A-488, it is hereby ordered on behalf of such Board as follows:—

1. The Town of Windsor, in the Province of Nova Scotia, is hereby designated as an area to which the provisions of Administrator's Order No. A-488 shall, on and after July 28, 1943, apply.

2. In accordance with the provisions of Section 16 of Administrator's Order No. A-488, forms R.C. 34, R.C. 35, R.C. 30-A and R.C. 30-B provided by the Board, are hereby prescribed

3. This Order shall be effective on and after the 28th day of July, 1943.

Dated at Ottawa, this 26th day of July, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-823

Respecting Farm Machinery and Equipment

Dated July 26, 1943.

Effective July 28, 1943.

AMENDS Administrator's Order No. A-749.

(See Consolidation of Administrator's Order No. A-749 in Volume II Consolidation of Administrators' Orders.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-824

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of New Brunswick

Dated July 26, 1943.

Effective August 2, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1081 for which see Canadian War Orders and Regulations 1944 Volume I, No. 5.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-825

Respecting Maximum Prices of Shelled and Unshelled Peanuts

Dated July 26, 1943.

Effective July 30, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1156, for which see Canadian War Orders and Regulations 1944, Volume II, No. 2.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-826

Respecting Restaurant or Vitrified Ware

(Consolidated as amended by Administrator's Order No. A-1139)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order, "restaurant or vitrified ware" means clay base pottery ware known to the trade as such and commonly sold for use in the preparation and serving of foods in hotels, restaurants, catering establishments, hospitals, institutions and other similar places.

2. Revoked by Administrator's Order No. A-1139.

3. Revoked by Administrator's Order No. A-1139.

4. Revoked by Administrator's Order No. A-1139.

5. The maximum price including sales tax, at which a person who is a manufacturer of restaurant or vitrified ware may sell or offer to sell a kind or type thereof specified in the said Schedule shall be,

(a) to a person other than a wholesaler, jobber or retailer, the price set forth opposite the same in the said Schedule;

(b) to a wholesaler, jobber or retailer, the price set forth opposite the same in the said Schedule less a discount therefrom of thirty-three and one-third per cent ($33\frac{1}{3}\%$).

6. The maximum price at which a wholesaler, jobber or retailer may sell or offer to sell restaurant or vitrified ware of a kind or type thereof specified in the said Schedule shall be the sum of,

(a) the actual price paid by him therefor, but not in any event exceeding the maximum price at which the manufacturer may sell the same to him;

(b) the transportation charges thereon from the factory, warehouse or other place of business of the manufacturer to his own warehouse, if or to the extent the charges are not included in the said price and are paid by him; and

(c) a percentage markup not greater than that normally used by him in pricing the same article of restaurant or vitrified ware during the basic period, September 15 to October 11, 1941, both inclusive, computed on the sum of the two items mentioned in clauses (a) and (b) of this Section, or if such article was not sold by him during the said basic period not greater than the percentage markup normally used by him in pricing a similar product during the said basic period, computed on the sum of the said two items; but in no case shall the markup of one or the combined markups of two or more wholesalers, jobbers and retailers exceed fifty per centum (50%) of the sum of the said two items.

(Sections 5 and 6 as amended by Administrator's Order No. A-1139.)

7. Revoked by Administrator's Order No. A-1139.

8. Revoked by Administrator's Order No. A-1139.

9. This Order shall be effective on and after the 31st day of July, 1943.

DATED AT OTTAWA, this 26th day of July, 1943.

G. P. SABISTON,
Administrator of Sundry Items, N.O.P.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-826

RESPECTING RESTAURANT OR VITRIFIED WARE

The prices hereunder set forth are F.O.B. factory or warehouse of the manufacturer and inclusive of sales tax

No.	Approximate Capacity— and/or Size (overall)	Description of Kind and Type	Price
RESTAURANT OR VITRIFIED WARE			\$ cts.
1		Cups—1. Ovide.....	0 19
2		2. Karmes or Saxon.....	0 23
3		3. $\frac{1}{2}$ Pt. Mug.....	0 28
4		4. Dom. (Army).....	0 19
5		5. Worcester or Safety.....	0 19
6		6. Worcester (without handle).....	0 14
7	6"	Saucer.....	0 11
8	5 $\frac{1}{2}$ "	Fruit Nappie.....	0 11
9	6"	Plate.....	0 15
10	7"	Plate.....	0 17
11	8"	Plate.....	0 21
12	9"	Plate.....	0 26
13	10"	Plate.....	0 30
14	9"	Soup Plate.....	0 26
15	5 $\frac{1}{2}$ –9 oz.	Soup Bowl.....	0 30
16	6 $\frac{1}{2}$ "	Rim Oatmeal Round.....	0 19
17		Egg Cup, Single.....	0 15
18	8 $\frac{3}{4}$ "	Platter, Small.....	0 35
19	10 $\frac{3}{4}$ "	Platter, Large.....	0 52
20	12"	Meat Dish.....	0 60
21	17"	Meat Dish.....	1 00
22	9"	Vegetable Dish.....	0 35
23	3 oz.	Sauce Boat.....	0 45
24	6 $\frac{1}{2}$ oz.	Muffin Cover.....	0 53
25	12", 64–80 oz.	Mixing Bowl.....	0 66
26	1 $\frac{1}{2}$ oz.	Cream, Individual (no handles).....	0 17
27	3 $\frac{1}{2}$ oz.	Cream, Individual (no handles).....	0 25
28	1 pt., 16–20 oz.	Ball Jug for Water.....	0 60
29	32–40 oz.	Ball Jug for Water.....	1 00
30	4–12 oz.	Milk Pitcher.....	0 32
31	14–26 oz.	Milk Pitcher.....	0 53
32	30–40 oz.	Milk Pitcher.....	0 83
33	60–80 oz.	Milk Pitcher.....	1 25
34	128–160 oz.	Milk Pitcher.....	2 00
35	2 oz.	Mustard Pot (Covered).....	0 30
36	1–2 cup.	Coffee Pot.....	0 60
37	1–2 cup.	Tea Pot.....	0 60
38	60–80 oz.	Tea Pot.....	1 25
39		Sugar Bowl (with cover).....	0 32
40	4–6 oz.	Custard cup.....	0 15
41	10"	Celery Tray—Fish Casserole.....	0 90
42	6 $\frac{1}{2}$ " x 3 $\frac{1}{2}$ "	Ice Bowl (butter service).....	0 56
43	6"	Casserole (with cover).....	0 85
44	9"	Casserole (with cover).....	2 25
45	14–26 oz.	Marmit, Small.....	0 60
46	64–80 oz.	Marmit, Large.....	1 00
47	8–10 oz.	Shirred Egg with Lug.....	0 42
48	5 $\frac{1}{2}$ ", 8–12 oz.	Oval Baker.....	0 35
49	3 $\frac{1}{2}$ oz.	Ramekin Dish.....	6 20
50		Inhaler.....	0 60
51	8–10 oz.	Acid Jug.....	0 70
51a	1 gal.	Filling Pan.....	2 05
51b		Sick Feeder.....	0 50

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-827

Respecting Stoneware

Dated July 26, 1943.

Effective July 31, 1943.

REVOKED by Administrator's Order No. A-1138 for which see Canadian War Orders and Regulations, 1944, Volume I, No. 12.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-828

Respecting Pottery Ware

Dated July 26, 1943.

Effective July 31, 1943.

REVOKES Administrator's Order No. A-521.
(Revocation Only.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-829

Respecting Semi-Porcelain Pottery Ware

(Consolidated as amended by Administrator's Order No. A-1140)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. For the purposes of this Order, "semi-porcelain pottery ware" means clay base articles known to the trade as such and commonly sold for household use.
2. Revoked by Administrator's Order No. A-1140.
3. Revoked by Administrator's Order No. A-1140.
4. Revoked by Administrator's Order No. A-1140.
5. The maximum price including sales tax, at which a person who is a manufacturer of semi-porcelain pottery ware may sell or offer to sell a kind or type thereof specified in the said Schedule shall be,
 - (a) to a person other than a wholesaler or jobber, the price set forth opposite the same in the said Schedule;
 - (b) to a wholesaler or jobber, the price set forth opposite the same in the said Schedule less a discount therefrom of twenty-five per cent (25%).
6. The maximum price f.o.b. seller's warehouse or place of business, at which a wholesaler or jobber may sell or offer to sell to a retailer semi-porcelain pottery ware of a kind or type thereof specified in the said Schedule shall be the sum of
 - (a) the actual price paid by him therefor, but not in any event exceeding the maximum price at which the manufacturer may sell the same to him;
 - (b) the transportation charges thereon from the factory, warehouse or other place of business of the manufacturer to his own warehouse or place of business, if or to the extent the charges are not included in the said price and are paid by him; and

- (c) a percentage markup not greater than that normally used by him in pricing the same article of semi-porcelain pottery ware during the basic period, September 15 to October 11, 1941, both inclusive, computed on the sum of the two items mentioned in clauses (a) and (b) of this Section, or if the article was not sold by him during the said basic period not greater than the percentage markup normally used by him in pricing a similar product during the said basic period, computed on the sum of the said two items; but in no case shall the markup of one or the combined markups of two or more wholesalers and jobbers exceed thirty-three and one-third per centum ($33\frac{1}{3}\%$) of the sum of the said two items.

7. The maximum price at which a person other than a manufacturer may sell or offer to sell at retail semi-porcelain pottery ware of a kind or type specified in the said Schedule shall be the sum of

- (a) the actual price paid by him therefor, but not in any event exceeding the maximum price at which his supplier may sell the same to him;
- (b) the transportation charges thereon from the factory, warehouse or other place of business of his supplier to his own warehouse or place of business, if or to the extent the charges are not included in the said price and are paid by him; and
- (c) a percentage markup not greater than that normally used by him in pricing the same article of semi-porcelain pottery ware during the said basic period computed on the sum of the two items mentioned in clauses (a) and (b) of this Section, or if the article was not sold by him during the said basic period, not greater than the percentage markup normally used by him in pricing a similar product during the said basic period computed on the sum of the said two items; but in no case shall the markup exceed fifty per cent (50%) of the sum of the said items.

(Sections 5, 6 and 7 as amended by Administrator's Order No. A-1140.)

8. Revoked by Administrator's Order No. A-1140.

9. Revoked by Administrator's Order No. A-1140.

10. This order shall be effective on and after the 31st day of July, 1943.

Dated at Ottawa, this 26th day of July, 1943.

G. P. SABISTON,
Administrator of Sundry Items, N.O.P.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-829

RESPECTING SEMI-PORCELAIN POTTERY WARE

The prices hereinafter set forth are F.O.B. factory or warehouse of the manufacturer and inclusive of sales tax

No.	Approximate Capacity or Size	Description of Kind or Type	Price
			\$ cts.
52		Cup (with handle).....	0 11½
52 A	8 oz.....	Cup (without handle).....	0 08
53	6".....	Saucer.....	0 05
54	7".....	Tea Plate.....	0 10
55	9"-10".....	Dinner Plate.....	0 17
56	6".....	Cereal or Soup Bowl.....	0 10
57	10".....	Salad Bowl.....	0 30
58	8-10 oz.....	Cream Pitcher.....	0 30
59	6".....	Mixing Bowl.....	0 17
60	8".....	Mixing Bowl.....	0 33
61	10".....	Mixing Bowl.....	0 50
62	4".....	Pudding Bowl.....	0 10
63	5".....	Pudding Bowl.....	0 13
64	6".....	Pudding Bowl.....	0 17
65	7".....	Pudding Bowl.....	0 23
66	9".....	Pie Plate.....	0 33
67		Egg Cup, Single.....	0 09
68	8½".....	Platter, Small.....	0 30
69	10½".....	Platter, Large.....	0 50
70	3 oz.....	Sauce Boat.....	0 53
71	6½ oz.....	Muffin Cover.....	0 33
72	1-2 oz.....	Cream (Individual).....	0 13
73	3-4 oz.....	Cream (no handle).....	0 17
74	4-12 oz.....	Milk Pitcher.....	0 30
75	14-26 oz.....	Milk Pitcher.....	0 40
76	30-40 oz.....	Milk Pitcher.....	0 63
77	2 oz.....	Mustard Pot (Covered).....	0 27
78	6 oz.....	Custard Cup.....	0 10
79	1-2 cup.....	Coffee Pot.....	0 43
80	1-2 cup.....	Tea Pot.....	0 57
81	4-6 cup.....	Tea Pot.....	0 43
82	2 oz.....	Salt and pepper.....	0 50 pr.
83	6 oz.....	Salt and pepper.....	0 83 pr.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-830

Concerning Sphagnum Peat Moss for Poultry Litter and Horticultural Purposes in British Columbia.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metal (Primary) it is hereby ordered on behalf of such Board as follows:—

Introduction

1. On July 31, 1943, Administrator's Order No. A-418 is revoked and on and after that date this Order takes its place and governs as to all matters covered by this Order. ^{Revokes A-418.}

2. On July 15, 1942, the Metals Controller who is a member of the Wartime Industries Control Board, made Order MC-20. According to that Order, a person is prohibited from dealing in sphagnum peat moss gathered and baled in British Columbia unless he receives permission from the Metals Controller.

3. The Metals Controller proposes to direct that specified quantities of peat moss gathered and baled in British Columbia be made available from time to time for use as poultry litter and for horticultural purposes. ^{What this Order covers.}

It is with respect only to those quantities of peat moss which are made available by the Metals Controller for the said use and purpose that this Order applies.

Purpose of
Order.

4. This Order fixes the price at which peat moss may be sold for the said use and purposes. It also provides a means of ensuring equitable distribution of peat moss in British Columbia.

Special
cases may be
exempted.

5. The provisions of this Order are subject to such written exemption as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances, but the price of peat moss fixed by this Order is not to be affected by such exemption.

Offences
and
penalties.

6. It is an offence for any person to sell or offer to sell peat moss for use as poultry litter or for horticultural purposes at a price higher than the maximum price fixed by this Order for sales by him. It is also an offence for a person to contravene or fail to observe and comply with any rule or provision of this Order.

Prosecution for an offence will be under the Wartime Prices and Trade Regulations which for each offence provides a penalty up to \$5,000 or imprisonment for a term up to two years, or both fine and imprisonment.

Defini-
tions.

7. In this Order

- (a) "bale" means a standard bale of peat moss, which bale measures 20 inches by 20 inches by 40 inches;
- (b) "sell" includes offer to sell.

Producers Sales

Who is a
producer.

8. (1) "Producer" means a person who cuts, bales, and otherwise processes peat moss.

Highest sell-
ing price for
a producer.

(2) The highest price per bale at which any person may sell peat moss shall be \$1.45, f.o.b. his place of baling.

Sales to Consumers in Fraser Valley

Fraser Valley
area defined.

9. (1) "Fraser Valley area" is all that part of the mainland of the province of British Columbia bounded on the west by the Straits of Georgia and Howe Sound, on the northeast by a straight line drawn between the most easterly point of Howe Sound and the village of Hope in the said province, on the east by a straight line drawn due southerly from the village of Hope to the 49th parallel of north latitude, and on the south by the said parallel of latitude.

(2) The highest price per bale at which any person may sell peat moss to a consumer located in the Fraser Valley area shall be \$1.85. The said price includes delivery of the peat moss to the consumer's premises in the said area.

Definitions.
Wholesale
dealer.

Sales by Wholesale Dealers to Retailers Outside Fraser Valley Area

10. (1) In this and subsequent sections

- (a) "wholesale dealer" means a person who in the ordinary course of business sells peat moss to retailers, and includes a jobber, dealer or distributor;
- (b) "retailer" means a person who in the ordinary course of business sells peat moss to consumers.

(2) The highest price per bale at which a wholesale dealer may sell peat moss to a retailer located outside of the Fraser Valley area delivered at the place of business of the retailer shall be the sum total of

- (a) the actual price per bale paid for the peat moss but not in any event exceeding \$1.45 per bale;
- (b) actual transportation charges per bale paid by him.

(Transportation of the peat moss shall be along the most economical route from the place where it is baled to the retailers' place of business. If the peat moss is transported by truck over

Wholesale
dealer to
retailer.

- the whole or part of the said route the cost of transportation by truck shall not exceed 15 cents per bale); and
- (c) an amount for handling charges and markup not exceeding 10 cents per bale.

Sales by Retailers to Consumers Outside Fraser Valley Area

11. (1) Consumer is a person in British Columbia who uses peat moss as poultry litter or for horticultural purposes, or both. Who is a consumer.
- (2) The highest price per bale at which a retailer may sell peat moss f.o.b. his place of business, to a consumer located outside the Fraser Valley area, shall be the sum total of Retailers selling price to consumer.
- (a) the actual price per bale paid for the peat moss including the actual cost of transporting the peat moss to his place of business. The actual price shall not in any event exceed the highest price that a wholesale dealer may charge as determined by section 10; and
- (b) a markup not exceeding 15 cents per bale.

Control over Distribution and Use of Peat Moss

12. (1) No person shall buy or offer to buy peat moss, to which this Order applies, except for the purpose of Use of peat moss stipulated.
- (a) selling it as poultry litter or for horticultural purposes, or both, in the province of British Columbia; or
- (b) using it as poultry litter or for horticultural purposes, or both, in the said province.
- (2) No consumer shall use the said peat moss except as permitted by this Order.
13. (1) No producer or wholesale dealer shall deliver peat moss, to which this Order applies, to any person until the person delivers to him a permit signed by the Feeds Administrator or his representative located in the city of Vancouver in British Columbia. Producer and wholesale dealer must receive Form PM 1.
- (2) The said permit shall be in Form PM 1. The said form is set forth in the Schedule hereto.
- (3) No producer or wholesale dealer shall deliver the said peat moss to any person in a quantity greater than that stated in the permit authorizing the delivery to the person.
14. Every person who sells peat moss, to which this Order applies, to consumers shall keep a record of every such sale. The record shall upon request be made available for inspection by any authorized representative of the Board. Records of sales to consumers must be kept.

Dated at Ottawa this 26th day of July, 1943.

G. C. BATEMAN,
Administrator of Non-Ferrous Metal
(Primary)

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-830

Form PM 1

Delivery Order for Peat Moss

Order No.
Date

To
.....
.....

Please deliver to of as required by them bales of Peat Moss, being portion of the total quantity released for use as Poultry Litter and/or for Horticultural Purposes, by the Metals Controller.

This order to be filled at a price permitted by Administrator's Order No. A-830. Payment to be made by the buyer in accordance with your customary terms.

When this Delivery Order is completed please notify this Office promptly.

Yours very truly,

R. M. BRYAN,
Director Feeds Administration.

Office of the Feeds Administrator,
324 Marine Building,
Vancouver, B.C.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-831

Concerning Septic Tanks

Dated July 26, 1943.

Effective July 31, 1943.

REVOKED by Administrator's Order No. A-1044.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-832

Respecting Electrical Generators (Small), Motors and Control Equipment

Dated July 26, 1943.

Effective July 31, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1020.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-833

Respecting Transformers

Dated July 26, 1943.

Effective July 31, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1021.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-834

Respecting Generators, Switchgear, Circuit Breakers, Disconnecting Switches and Other Devices

Dated July 26, 1943.

Effective July 31, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1022.

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER NO. A-835****Respecting Book, Writing and Specialty Papers**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Administrator's Order No. A-179 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order, the words "book, writing and specialty paper" shall have the same meaning as defined in Order No. 227 of the Board.

2. (1) No person shall acquire or accept delivery of any book, writing and specialty paper from a manufacturer or wholesaler of paper if the inventory of such paper held by the purchaser, together with that held by other persons for him, is or will become by such acquisition in excess of one-fifth of the total amount of such paper actually used or put into process by him during 1942.

(2) No person shall acquire from a manufacturer or wholesaler of paper any book, writing and specialty paper, unless at the time of such acquisition he has furnished such manufacturer or wholesaler with a certificate in writing signed by him showing

- (a) that at such time the inventory of such paper held by him, together with that held by other persons for him, is not or will not become by such acquisition in excess of one-fifth of the total amount of such paper actually used or put into process by him during 1942;
- (b) the purpose for which such paper is required, but the purpose need not be stated where
 - (i) it is for stock and the ultimate use cannot be determined at the time of acquisition; or
 - (ii) the quantity being acquired is less than one ton.

3. No manufacturer or wholesaler of paper shall supply book, writing or specialty papers to any person unless he has been furnished with the certificate mentioned in Section 2.

4. The provisions of this Order shall be subject to such written exemption as the Administrator of Book and Writing Papers may grant, upon application to him,

- (a) to enable a purchaser to buy in quantities sufficient to enable him to take advantage of any prices of which he availed himself during the basic period referred to in The Wartime Prices and Trade Regulations;
- (b) to enable a purchaser to acquire a particular kind or grade of paper for which a minimum order is necessary;
- (c) in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 19th day of August, 1943.

Dated at Ottawa, this 14th day of August, 1943.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-836

Respecting Fruit and Vegetable Packages

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "package" means a new and unused basket, hamper, box, flat crate or other wooden container, including the cover of any of them, utilized in the trades and industry of fruit and vegetable growing, packing and marketing;
- (a) "wholesaler" means a person who for the purpose of resale buys or otherwise deals in empty packages.

2. The maximum price at which a manufacturer or wholesaler of packages may in the provinces of Ontario and Quebec sell or offer to sell any kind of package shall be the price for that kind set forth in Schedule "A" hereto.

3. A manufacturer of packages shall on every sale thereof by him to a wholesaler allow a trade discount of six per cent (6%) of the manufacturer's selling price.

4. (1) Except as provided in subsections 2, 3 and 4 of this Section, every manufacturer and wholesaler who, during or before the crop picking season of any kind of fruit or vegetable, sells to a buyer packages for packing that kind of fruit or vegetable shall allow to the buyer, if he takes delivery of and pays for the packages in cash on or before any of the following dates, a discount from the price of the packages at the following rate according to the date of payment:—

<i>Date of payment following date of purchase</i>	<i>Cash discount</i>
(a) on or before April 10.....	5 per cent
(b) on or before May 10.....	4½ "
(c) on or before June 10.....	4 "
(d) on or before July 10.....	3 "
(e) on or before August 10.....	2 "
(f) on or before September 10.....	1 "

(2) If the packages are berry crates or berry boxes, no discount need be allowed if payment in cash is not made by the buyer on or before August 10 following the date of purchase.

(3) If the packages are bushel hampers and their covers, liners and pads, the discount shall be at the rate of seven per cent (7%) per annum from date of purchase if the buyer pays for them in cash on or before November 1 following the date of purchase.

(4) No cash discount need be allowed on the sale of plant boxes or plant cubes.

5. Accounts owing by the buyer on the sale and purchase of the following kinds of packages shall finally become due and payable not later than the following respective date:—

- (a) plant boxes and plant cubes—June 1 following the date of purchase;
- (b) berry crates and berry boxes—August 10 following the date of purchase;
- (c) baskets and their covers, vegetable hampers and their covers and apple crates and apple boxes—September 10 following the date of purchase if bought before August 10 and within thirty days following the date of purchase if bought on or after August 10 and before November 1;
- (d) bushel hampers and their covers, liners and pads—November 1 following the date of purchase.

6. A manufacturer of packages shall on a sale thereof to a fruit grower or vegetable grower allow to the grower a special (and additional) discount of two and one-half per cent (2½%) of the price if

(a) the amount of the sale is \$25 or over and

(b) the buyer takes delivery of the packages or removes them from the seller's premises on or before May 15 of the year of purchase.

7. If a fruit grower or vegetable grower orders from a manufacturer or wholesaler packages to an amount less than \$25, the manufacturer or wholesaler may charge on the order a sum not exceeding \$1 in addition to his selling price.

8. (1) The price at which a manufacturer or wholesaler sells or offers to sell packages in either of the provinces of Ontario and Quebec shall include delivery of the packages f.o.b. the buyer's receiving point.

(a) if it is situate within thirty-five miles from the seller's shipping point; or

(b) if delivery is by the seller's truck and the receiving point is within the distance to which delivery may be made by truck by order of the Administrator of Services.

(2) If the buyer's receiving point referred to in subsection 1 preceding is situate at a greater distance than thirty-five miles from the seller's shipping point or at a greater distance than that to which delivery may be made by truck by order of the Administrator of Services, the sale shall be f.o.b. the seller's shipping point and the seller shall allow to the buyer a discount of five per cent (5%) from the price of the packages.

9. No person shall use a 6 quart wood veneer basket for packing, delivering or marketing mushrooms.

10. No person shall manufacture or assemble any of the packages listed in Schedule "B" hereto.

11. This Order shall be effective on and after the 9th day of August, 1943.

Dated at Ottawa, this 3rd day of August, 1943.

F. J. SUTTON,

Administrator of Woodenware and Wooden Containers.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-836

MAXIMUM PRICES OF FRUIT AND VEGETABLE PACKAGES

<i>Kind of Package</i>	<i>Maximum Selling Price</i>
(a) <i>Wood Veneer (Climax) Baskets</i>	
20 Quart	\$75.50 per M
11 Quart	59.00 " "
6 Quart	48.25 " "
2 Quart	32.50 " "
(b) <i>Wood Veneer Basket Covers</i>	
11 Quart Leno Covers	\$24.00 per M
6 Quart Leno Covers	20.00 " "
11 Quart Slat Covers	20.00 " "
6 Quart Slat Covers	18.00 " "
(c) <i>Hampers</i>	
10 Splint Vegetable Hamper—No Handles	\$ 8.25 per C
10 Splint Vegetable Hamper—Handled	9.50 " "
14 Splint Hamper—No Handles	10.00 " "
14 Splint Hamper—Handled	11.00 " "
20 Splint Bushel Hamper	13.00 " "
Covers for Bushel Hampers	5.30 " "
One-half Bushel Hamper	10.50 " "
Covers for one-half Bushel Hamper	4.15 " "
$\frac{5}{8}$ Bushel Hampers	12.00 " "

(d) *Berry Boxes and Crates*

Quart Boxes—Regular	\$ 7.10 per M
Quart Boxes—Patent	7.10 " "
Quart Boxes—Metal Tops	8.50 " "
Quart Boxes—Blueberries	8.50 " "
4 Quart—Tin Top	20.00 " "
Pint Boxes—Regular	6.00 " "
Pint Boxes—Patent	6.00 " "
Pint Boxes—Metal Tops	7.50 " "
27 Quart Crates32 each
36 Pint Crates29 " "
24 Quart Crates—Panelled ends.....	.29 " "
24 Quart Crates—Not panelled ends34 " "
24 Pint Crates—Panelled ends27 " "
24 Pint Crates—Not panelled ends32 " "

Differentials for crates in Knocked Down form as the same existed in 1941 shall be continued.

(e) *Plant Boxes, Dirt Crates or Flats*

Plant Cubes 2"	\$ 2.50 per M
Plant Cubes 2½"	3.00 " "
Plant Cubes 3"	3.50 " "
Plant Cubes 3½"	4.40 " "
Plant Cubes 4"	5.00 " "
Plant Cubes 4½"	5.50 " "
Plant Cubes 5"	6.00 " "

(f) *Standard Plant Boxes*

\$13.00 per M

(g) *Flats or Dirt Crates*

12" x 24" x 4"—with hand grip20 each
12" x 24" x 4"—no hand grips19 " "
Plus 8% Sales Tax	

(h) *Standard Apple Crate (Quebec Crate)*

17"L x 14"W x 11"D ends; sides—10½"D35 each
(9½" piece set up ¾")	

(i) *Standard Apple Box*

18"L x 11½"W x 10½"D25 each
----------------------------	----------

(j) *Tomato Stakes*

1" x 1" x 60"10 each
---------------------	----------

(k) *Crates*

Cabbage crates—unitized form—with covers—	
15½"L x 12"W x 18"D20 each
Cabbage crates—K.D.—ends made up, no covers,	
21½"L x 17½"W x 13"D (½" or ¾" cleat permitted)17 each
Cabbage crate covers only02 each
Cauliflower crates—unitized form—with covers,	
21½"L x 17½"W x 7½" or 8½"D22 each
Cauliflower crates, K.D.—ends made up, no covers,	
21½"L x 17½"W x 7½" or 8½"D18 each
Cauliflower crate covers only04 each
Cantaloupe crate—18"D x 15½"L x 12"W20 each
Asparagus crates, K.D.—ends made up—no covers10 each
Celery crates—K.D.—unitized form—no cover—	
21"L x 12"W x 18"D20 each
Celery crates—21"L x 9"W x 18"D19½ each
Lettuce crates—unitized form—with cover22 each

(l) *Till Boxes*

Till Box Pint	\$11.00 per M
Till Box Quart	12.00 " "
Giant Plant Box	15.00 " "
Till Box—3 quart size	18.00 " "

NOTE—Where the letters "L", "W", "D" and "K.D." appear in this Schedule, they mean "Length", "Width", "Depth" and "Knocked down", respectively.

SCHEDULE "B"

to Administrator's Order No. A-836

PROHIBITED PACKAGES

1. Experimental new wide-type 6 quart basket.
 Bottom 14"L x 6 $\frac{3}{8}$ "W x $\frac{3}{8}$ " thick
 Inside depth of basket 3 $\frac{5}{8}$ "
 Handle 19" in length
 Veneer 16 to inch minimum, etc.
2. Bushel hamper—export type—straight stave.
 Diameter at top 17"
 Diameter at bottom 14"
 Depth 11 $\frac{1}{4}$ "
 Staves—not less than 12 staves $\frac{1}{8}$ " thick and $\frac{3}{8}$ " wide. For 20 staves or more to be $\frac{1}{16}$ " thick and a minimum width of 3 $\frac{1}{2}$ ".
3. Cantaloupe Crate—21 $\frac{1}{2}$ "L x 13"W x 4" to 10"D.
4. Berry Crates as listed:
 12 pints—1 tier
 12 quarts—1 tier
 18 quarts—2 tiers
5. Apple and Pear Half Barrels:
 Length of stave—22 $\frac{1}{2}$ "
 Diameter of head—14"
 Distance between heads—20"
 Circumference of bulge (outside) 51 $\frac{1}{2}$ "
 Staves of uniform thickness measuring five to one and seven-eighths inches.
6. Apple and Pear Bushel Barrels:
 Length of stave—18"
 Diameter of head—12 $\frac{1}{2}$ "
 Distance between heads—16"
 Circumference of bulge (outside) 45"
 Staves of uniform thickness measuring five to one and seven-eighths inches.
7. Cherry Box:
 15"L x 10 $\frac{3}{4}$ "W x 3 $\frac{3}{8}$ "D— $\frac{1}{4}$ " cleat may be used.
 Peach Box:
 18"L x 11 $\frac{1}{2}$ "W from 2 $\frac{1}{2}$ " to 5"D
 Pear Half-Box:
 18"L x 11 $\frac{1}{2}$ "W x 4 $\frac{3}{4}$ "D.
8. Plum and Prune Boxes:
 18"L x 11 $\frac{1}{2}$ "W x 3 $\frac{1}{4}$ "D
 16 $\frac{1}{2}$ "L x 13 $\frac{3}{4}$ "W x 3 $\frac{3}{8}$ "D
 15"L x 10 $\frac{3}{4}$ "W x 3 $\frac{3}{8}$ "D— $\frac{1}{2}$ " cleat may be used.

NOTE—Where the letters "L", "W", "D" and "K.D." appear in this Schedule they mean "Length", "Width", "Depth", and "Knocked Down", respectively.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-837

**Respecting Manufacturers' and Wholesalers' Prices for certain Lumber
Originating in the Northern Interior Region of
British Columbia**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Interpretation

1. For the purpose of this Order,

- (a) "manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (b) "Northern Interior Region" of the province of British Columbia shall mean (1) the forest district of Fort George, and (2) that part of the forest district of Prince Rupert from which shipment of lumber is made by means of the line of the Canadian National Railways between Prince George and Prince Rupert, which districts are shown on the map indicating Forest District Boundaries in British Columbia and issued by the Department of Lands of the Government of British Columbia on March 31st, 1937 (Reprint April, 1942);
- (c) "point of shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars for shipment to the wholesaler, retailer, or consumer;
- (d) "wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price at which any manufacturer, whose point of shipment is located in the Northern Interior Region of the province of British Columbia, and at which any wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale, any lumber produced from Fir, Larch, Hemlock, Cedar or Ponderosa Pine for delivery to wholesalers, retailers and consumers in the provinces of Alberta, Saskatchewan, Manitoba and that part of the province of Ontario west of and including Port Arthur, shall be that price set out in Schedules A, C and D of Administrator's Order No. A-775, dated 21st June, 1943, which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination.

Grading

3. The grading of lumber produced from Fir, Larch, Hemlock and Cedar shall be governed by the grading rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, and the grading of lumber produced from Ponderosa Pine shall be governed by the grading rules of the Western Pine Association, Portland, Oregon.

Special Sizes of Lumber

4. When any lumber, produced from Fir, Larch, Hemlock, Cedar or Ponderosa Pine, is sawn to rough sizes or dressed to finished sizes other than those sizes designated in Schedules A, C and D of said Administrator's Order No. A-775, dated 21st June, 1943, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold

5. Every manufacturer and wholesaler who sells lumber at wholesale for delivery to a wholesaler, retailer or consumer in the provinces of Alberta, Saskatchewan, Manitoba and that part of the province of Ontario west of and including Port Arthur, shall keep on file for the inspection of the Timber Administrator or his representatives

a copy of the invoice covering each such sale, and shall state in the invoice the point of shipment, full particulars of the species and grades of lumber sold and the price or prices charged therefor.

Effective Date

6. This Order shall be effective on or after the 9th day of August, 1943.

Dated at Ottawa, this 3rd day of August, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-838

Respecting Used Electric Motors and Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order,

- (a) "dealer" means any person who purchases used electric motors or used electric equipment for the purpose of resale;
- (b) "rebuilt" in relation to an article of used electric equipment or a used electric motor means one of which all parts, coils and connections have been thoroughly examined and, as necessary, tested and of which, where required, all worn, broken and missing parts, coils, attachments and connections have been reworked, repaired, replaced, rewound or reconnected and which by further adequate examination and test is demonstrated to be in a condition for performance, electrically, mechanically and as to operational safety factors, substantially equivalent to that of which it was capable when new;
- (c) "used electric equipment" means electric equipment or electric apparatus usable for or in connection with the generation, transformation, transmission, distribution or control of electric energy and in respect of which a period of not less than twelve months has elapsed since the time when it was first sold as new, to be put to that use, and, without in any way restricting the generality of the foregoing, includes electric equipment and electric apparatus so used of a kind or description listed in Part I of Schedule "A" hereto;
- (d) "used electric motor" means an electric motor of any kind or description, other than a toy electric motor and in respect of which a period of not less than twelve months has elapsed since the time it was first sold as new to be put to use, and, without in any way restricting the generality of the foregoing, includes an electric motor so used of a kind or description listed in Part II of Schedule "A" hereto.

2. (1) No dealer shall sell, dispose of or deliver a used electric motor or used electric equipment as rebuilt unless at the time of sale, disposition or delivery the same

- (a) has been rebuilt since it was last used;
- (b) bears a plate, imprint or other mark of identification showing the name of its manufacturer, its original serial number, its present characteristics, the name of its rebuilder and the rebuilder's serial number.

(2) On every sale by a dealer of rebuilt electric equipment or a rebuilt electric motor there is hereby imposed as a term or condition of the sale an implied warranty by the dealer and as part of the consideration on the transaction, as set forth in Schedule "B" hereto.

(3) Whenever rebuilt electric equipment or a rebuilt electric motor is sold or disposed of by a dealer who actually rebuilt the same to another dealer for resale by that other dealer under his own name, trade mark or brand, the last-mentioned dealer shall on such a sale thereof by him to a person other than a dealer, be deemed to be the one bound by the implied warranty prescribed by subsection (2) of this Section and his name and serial number shall be substituted for that of the actual rebuilder on the plate mentioned in clause (b) of subsection (1) of this Section.

3. (1) The maximum price at which any person may sell or offer to sell or dispose of rebuilt electric equipment or a rebuilt electric motor shall be seventy per centum (70%) of the highest lawful price at which the manufacturer thereof sold the same or a similar kind, type, model and size, when new, during the basic period, September 15 to October 11, 1941, both inclusive, to a user in the locality in which the sale of the rebuilt electric equipment or rebuilt electric motor is being made.

(2) Where in any case the highest lawful price referred to in subsection (1) of this Section is not ascertainable or no sale as referred to in the said subsection was made during the said basic period, the rebuilt electric equipment or rebuilt electric motor shall not be sold unless and until the maximum price therefor has first been fixed by the Administrator of Used Goods on application in writing to him by the dealer or the proposed buyer.

4. The maximum price at which any person may sell or offer to sell or may dispose of used electric equipment or a used electric motor which is not rebuilt shall be a price which is just and reasonable having regard to the comparability of its condition and usefulness with those of rebuilt electric equipment or a rebuilt electric motor, as the case may be, but in any event the price shall not exceed the maximum price at which it may be sold if it were rebuilt electric equipment or a rebuilt electric motor, less the cost of rebuilding the used electric motor or used electric equipment into a rebuilt one.

5. (1) Every person shall maintain and keep a full and accurate written record of all his purchases, sales and other transactions of and relating to used electric equipment and used electric motors and the same shall be available at any time for inspection by any authorized representative of the Board.

(2) Every dealer shall on a sale or other disposition by him of a rebuilt or used electric equipment or a rebuilt or used electric motor and concurrently with delivery thereof issue and furnish to the buyer or the person to whom disposition is made, an invoice whereon he shall accurately show in detail particulars of the sale or other disposition, the article sold, its serial number or other mark of identification, the condition thereof and whether or not it is rebuilt and the sale price and the dealer shall retain and keep a duplicate of every invoice issued by him available for inspection at any time by any authorized representative of the Board.

6. No person shall sell or otherwise dispose of a rebuilt or used electric equipment or a rebuilt or used electric motor the maximum selling price of which is not fixed by this Order or in a case referred to in subsection (2) of Section 3 until the said Administrator has fixed the maximum selling price thereof.

7. (1) No person shall, except with the written permission of the said Administrator, wilfully damage, render useless or destroy used electric equipment or a used electric motor which is less than twenty years old, or a part of electric equipment or of an electric motor or the manufacturers' plate thereon, or erase or render illegible any serial number or other mark for identification thereon.

(2) Subsection (1) of this Section shall not be applicable in the case of the work of rebuilding of used electric equipment or a used electric motor by or for a dealer; provided, however, that in such work the manufacturer's plate and serial number or other mark of identification are not destroyed, damaged, erased, rendered illegible or removed.

8. The provisions of this Order shall be subject to any written exemption which the said Administrator may grant upon application to him in individual cases of undue hardship or other special circumstances.

9. This Order shall be effective on and after the 11th day of August, 1943.

DATED at OTTAWA, this 5th day of August, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

to Administrator's Order No. A-838

PART I

List of Used Electric Equipment

(Referred to in clause (c) of Section 1)

1. D.C. manual control.
2. D.C. manual drum controllers and crane protective panels.
3. D.C. magnetic control.
4. D.C. magnetic reversing control.
5. A.C. manual control.
6. A.C. magnetic control.
7. Manual wound rotor control.
8. Magnetic wound rotor control.
9. Rheostats.
10. Accessories.
11. Brakes.
12. Magnetic contactors.
13. Industrial electronic apparatus.

PART II

List of Used Electric Motors

(Referred to in clause (d) of Section 1)

1. Single phase motors in sizes usually manufactured from 1/40 h.p. to 5 h.p.
2. Polyphase induction motors from 1/4 h.p. to 200 h.p. in voltages up to and including 2200 volts.
3. Multi-speed motors from 1/2 h.p. to 60 h.p. in voltages up to and including 550 volts.
4. Intermittent service motors from 1 1/2 h.p. to 60 h.p. in voltages up to and including 550 volts.
5. General purpose wound rotor motors from 1/2 h.p. to 200 h.p. in voltages up to and including 2200 volts.
6. Gear motors from 3/4 h.p. to 60 h.p. in voltages up to and including 550 volts.
7. D.C. motors and generators from 1/2 h.p. to 200 h.p. in voltages up to and including 550 volts; shunt, series or compound.
8. Induction motor generator sets from 1/4 h.p. to 150 k.w. inclusive with 120 and 250-volt generators.
9. Induction frequency changers from 1/2 h.p. to 100 k.w. inclusive in voltages up to and including 550 volts.
10. Arc welders up to and including generator output of 600 amperes.

SCHEDULE "B"

to Administrator's Order No. A-838

Implied warranty applying to rebuilt electric equipment and to a rebuilt electric motor (see Section 2).

Implied warranty that:

- (a) the equipment or motor, as the case may be, is capable of performance substantially equivalent to that of the same equipment or motor when new;
- (b) forthwith upon demand and at his own cost and expense the dealer will repair the equipment or motor and replace all worn, defective, broken and missing parts, coils, attachments and connections as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
- (c) the warranty shall be effective from the date of delivery of the equipment or motor to the buyer for a period of six months;
- (d) the warranty shall be binding on the dealer, his heirs, executors and administrators or successors and shall enure to the benefit of the buyer, his heirs, executors and administrators or successors, and assigns; and
- (e) any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors, administrators, successors or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-839

**On Maximum Prices of Atlantic Coast Canned Salmon,
Sea Trout and Halibut**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products it is now ordered on behalf of the Board as follows:—

1. On and after the 11th day of August, 1943, Administrator's Order No. A-136 is revoked and replaced by this Order which fixes the highest selling prices of Atlantic Coast Canned Salmon, Canned Sea-Trout and Canned Halibut on sales by canners, wholesale distributors and retailers.

2. (1) The expressions "canned salmon," "canned sea-trout" and "canned halibut" used in this Order refer, respectively, to salmon, sea trout, and halibut caught in the waters off the eastern coast of Canada or off the coast of Newfoundland and processed and packed for sale in hermetically sealed containers.

(2) The term "canner" where used in this Order refers to the canner who either actually processes and packs the canned fish covered by this Order himself or assembles for sale the pack of such canned fish which another canner has processed and packed for him.

3. The highest price, f.o.b. the canner's shipping point in Canada, at which a canner may sell or offer to sell canned salmon, canned sea trout or canned halibut is fixed as stated in the Schedule hereto according to quality and the number, size and style of cans per case.

4. The highest price at which a wholesale distributor, but not a canner may sell or offer to sell canned fish covered by this Order at wholesale is fixed at the sum of the following three items:

- (a) the actual price he paid for the canned fish, but not more than the highest selling price fixed for the canner;
- (b) any transportation charges and sales tax he has to pay that are not included in the actual price he paid for the canned fish; and

(c) a markup based on percentage of cost not more than the markup based on percentage of cost he obtained on his sales at wholesale of canned fish of the same or a substantially similar kind to the same class of buyers during the basic period (September 15 to October 11, 1941) but in no event must the markup be an amount which is more than ten per cent (10%) of his selling price.

5. (1) On sales of canned fish covered by this Order between or among wholesale distributors, and no matter how many of them may be concerned, the total amounts of the markups of all of them must not exceed the highest amount of markup which the first of them could have included as part of his highest selling price if he had sold to a person who is not a wholesale distributor.

(2) Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned fish, an invoice stating the total combined markup that has been taken by him and any other wholesale distributor who handled the canned fish and the share of the markup which is still available for the buyer to take.

6. The highest price at which a person may sell or offer to sell canned fish covered by this Order at retail is fixed at the sum of the following three items:—

- (a) the actual price he paid for the canned fish but not more than the highest selling price fixed for his supplier;
- (b) any transportation charges and sales tax he has to pay that are not included in the actual price he paid for the canned fish; and
- (c) a markup based on percentage of cost not more than the markup based on percentage of cost he obtained on his sales at retail of canned fish of the same or a substantially similar kind during the basic period. But in no event must the markup be an amount which is more than twenty-five per cent (25%) of his selling price.

7. It is an offence for a person who is a canner, wholesale distributor or retailer of canned fish covered by this Order or for a person who is a wholesale distributor or a retailer to include in his selling price a markup higher than his highest markup as fixed by this order.

Dated at Ottawa, this 6th day of August, 1943.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-839

MAXIMUM prices per case for sales by cannery of the following qualities of Atlantic coast canned salmon, canned sea trout, and canned halibut.

QUALITIES		MAXIMUM PRICES PER CASE		
		48 cans of 1 lb. talls or flats	96 cans of $\frac{1}{2}$ lb. talls or flats	96 cans of $\frac{1}{4}$ lb. flats
		\$ cts.	\$ cts.	\$ cts.
Best Quality.....	Atlantic Canned Salmon, canned sea trout and canned halibut...	16 25	17 50	10 50
Second Quality.....	Atlantic Canned Salmon, canned sea trout and canned halibut...	12 75	14 00	8 75
Tips and tails minced or flaked from best quality.	Atlantic Canned Salmon, canned sea trout and canned halibut...	12 75	14 00	8 75
Tips and tails minced or flaked from second quality.	Atlantic canned salmon, canned sea trout and canned halibut...	9 25	10 50	7 00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-840

Respecting Incandescent Lighting Fixtures

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:—

Administrator's Orders Numbers A-401 and A-423 are hereby revoked and this Order is substituted for the provisions of the Orders dealing with incandescent lighting fixtures.

1. For the purposes of this Order,

- (a) "incandescent lighting fixture" means a device or equipment constructed for the purpose of illumination and used in connection with an incandescent electric light source;
- (b) "commercial type" means a type of incandescent lighting fixture customarily used in an office, draughting room, fraternal institution or lodge, church, seminary, public or educational institution and the like, or in a store, hotel or other commercial establishment;
- (c) "industrial type" means a type of incandescent lighting fixture customarily used in a factory, warehouse or other place where goods are manufactured, assembled, stored or shipped or where or from which services are furnished or supplied, and not being a commercial type.
- (d) "residential type" means a type of incandescent lighting fixture customarily used in a house, apartment, flat, tenement or other place of dwelling;
- (e) "manufacture" means making, forming or processing a component part of an incandescent lighting fixture, and includes assembling parts into a complete incandescent lighting fixture.

2. This Order shall not apply to the manufacture of a portable lamp, floodlight, searchlight, traffic or highway light or to automotive or airport lighting equipment using an incandescent electric light source, or to an incandescent lighting fixture for use in a location defined and classified as hazardous by section 32 of the Canadian Electrical Code, Part 1, 4th Edition, a copy of the said Code being on file in the office of the Administrator of Electrical Equipment and Supplies.

3. No person shall manufacture an incandescent lighting fixture except as provided and permitted by this Order or as may be permitted by the said Administrator.

4. No person shall in the manufacture of an incandescent lighting fixture

- (a) use any metal other than iron, steel, lead or silver except for current carrying parts;
- (b) use an applied metal decoration or ornament;
- (c) use any metal to make a baffle, louvre, shield, or covering for a reflector.

5. (1) No person shall manufacture an incandescent lighting fixture of a kind designed for use in a showcase, window or interior electric sign of premises where goods are sold or displayed.

(2) No person shall use a metal housing in the manufacture of a recessed cove, "troffer" or built-in incandescent lighting fixture.

6. No person shall manufacture a localized lighting fixture having an adjustable arm except in a size designed to hold a lamp in any size from 60 to 100 watts inclusive. No manufacturer shall use more than four shapes of reflectors for localized lighting fixtures.

7. (1) No person shall manufacture a commercial type of incandescent lighting fixture except in the following forms, designs, types and sizes:

- (a) one design of closeup ceiling holder (or band) for supporting glassware, having fitters in sizes 4 inch and 6 inch only;

- (b) one design of pendant holder (chain or stem) for supporting glassware, having fitters in sizes 4 inch and 6 inch only, and if a metal canopy is used the same shall not exceed 6 inches in diameter;
- (c) a luminous bowl fixture, indirect or semi-indirect; metal may not be used for this type of fixture except for supporting fittings or hanger.
- (2) Nothing in this Section shall prohibit the manufacture of a commercial type of
 - (a) a holder to fit a prismatic or silvered mirror glass reflector or refractor unit if the holder is made as an integral part of the unit;
 - (b) a prismatic or silvered glass reflector or refractor unit or diffusing glass unit.

8. (1) No person shall manufacture an industrial type of incandescent lighting fixture using keyless sockets, for conduit suspension or outlet box mounting, having cast iron or drawn steel hood with reflector held thereto by threaded ring, except in the following forms, types, designs and sizes:—

- (a) a steel reflector in the shape known as the "R.L.M. Dome" and in the following sizes only, namely:—

<i>Fixture No.</i>	<i>Sizes (rated watts)</i>
1	for 200 watt lamp
2	for 300-500 watt lamp
3	for 750-1000 watt lamp

- (b) a steel reflector for shade holder mounting on medium base receptacle in the shape generally known as "shallow bowl" and in sizes 12 inch and 14 inch only, and in the shape generally known as "R.L.M. Dome" in size 16 inch only;
- (c) a steel reflector of the shade holder type or threaded neck type and the deep bowl shape; and in the 100 watt incandescent size only.
- (2) Nothing in this Section shall prohibit the manufacture of industrial types of prismatic or silvered mirror glass reflector or refractor units or diffusing glass units.

9. No person shall manufacture a residential type of incandescent lighting fixture which contains any cast or forged ferrous metal or which contains, when completed, more than 18 ounces of ferrous metal for all its parts, including screws, bolts, locknuts, loops, straps, hickeyes and other fittings but not including the parts which carry electric current.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator of Electrical Equipment and Supplies, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

11. This Order shall be effective on and after the 11th day of August, 1943.

Dated at Ottawa, this 5th day of August, 1943.

A. L. BROWN, *

Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-841

Respecting Fluorescent Lighting Fixtures

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-401 was revoked by Administrator's Order No. A-840. This Order takes the place of those provisions of Administrator's Order No. A-401 dealing with fluorescent lighting fixtures.

1. For the purposes of this Order,

- (a) "fluorescent lighting fixture" means a device used in connection with an electric light source other than an incandescent light source, in which visible light for illuminating purposes is produced
 - (i) by the passage of electric current through vaporized mercury; or
 - (ii) from the effects of ultra-violet radiation on substances exposed to such radiation;
- (b) "commercial type" means a type of fluorescent lighting fixture customarily used in an office, draughting room, fraternal institution or lodge, church, seminary, public or educational institution and the like, or in a store, hotel or other commercial establishment;
- (c) "industrial type" means a type of fluorescent lighting fixture customarily used in a factory, warehouse or other place where goods are manufactured, assembled, stored or shipped or where or from which services are furnished or supplied, and not being a commercial type;
- (d) "manufacture" means making, forming or processing a component part of a fluorescent lighting fixture, and includes assembling component parts into a complete fluorescent lighting fixture.

2. (1) This Order shall apply to the manufacture, installation and use of cold cathode, hot cathode and rectified fluorescent lighting fixtures.

(2) This Order shall not apply

- (a) to the manufacture, installation or use of Cooper-Hewitt lighting fixtures or mercury-vapour lighting fixtures; or
- (b) to the manufacture of fluorescent lighting fixtures of a kind designed for use in a location defined and classified as hazardous by Section 32 of Canadian Electrical Code, Part 1, 4th Edition, a copy of the said Code being on file in the office of the Administrator of Electrical Equipment and Supplies.

3. No person shall manufacture a fluorescent lighting fixture except as provided and permitted by this Order or as may be permitted in writing by the Administrator of Electrical Equipment and Supplies.

4. (1) No fluorescent lighting fixture manufactured in Canada after the effective date of this Order shall be sold by the person who manufactures it unless he first prints, stamps or marks on each fixture or on a label attached to it, the name of the manufacturer and the catalogue number of the fixture.

5. No person shall in the manufacture of a fluorescent lighting fixture

- (a) use any metal other than iron, steel, lead or silver except for current-carrying parts;
- (b) use any metal to make a reflector end, baffle, louvre or shield;
- (c) use ferrous metal heavier than 22 gauge for a reflector, channel or housing, provided that this clause shall not apply to straps or fittings.

6. (1) No person shall manufacture a hot cathode fluorescent lighting fixture

- (a) of a commercial type, unless the design and dimensions of the fixture are approved in writing by the said Administrator and the said fixture is manufactured in accordance with the specifications set forth for the fixture, as follows:

<i>Fixture No.</i>	<i>Class</i>	<i>Number of lamps</i>	<i>Rated watts per lamp</i>
1	Unshielded	2 installed in parallel	40
2	Unshielded	3 installed in parallel	40
3	Unshielded	4 installed in parallel	40
4	Shielded	2 installed in parallel	40
5	Shielded	3 installed in parallel	40
6	Shielded	4 installed in parallel	40

- (b) of an industrial type, unless the design and dimensions of the fixture are approved in writing by the said Administrator and unless the said fixture is manufactured in accordance with the specifications set forth for the fixture, as follows:

<i>Fixture No.</i>	<i>Number of lamps</i>	<i>Rated watts per lamp</i>
1	1	40
2	2 installed in parallel	40
3	3 installed in parallel	40
4	2 installed in parallel	100
5	1, 2, 3 or 4 in continuous rows, and installed in parallel if more than one row is used.	40
6	2 in continuous rows installed in parallel..	100

(2) No person shall manufacture a cold cathode fluorescent lighting fixture or a rectified fluorescent lighting fixture except in accordance with specifications approved in writing by the said Administrator for the manufacture of such fixtures.

7. No person shall install a new fluorescent lighting fixture

(a) in a showcase, window or an interior sign located in any place where goods are sold or displayed;

(b) in a dwelling.

8. (1) No person shall install or purchase for installation a new fluorescent lighting fixture or a fluorescent lighting installation

(a) in any room, area or part of any building if an electric lighting fixture or an electric lighting installation is or has been installed in such room, area or part, unless he first obtains from the said Administrator a permit to purchase and install and a supplier's permit to supply the same and surrenders the said supplier's permit to his supplier;

(b) in any room, area or part of a building if no electric lighting fixture or electric lighting installation is or has been installed in such room, area or part unless he first surrenders to his supplier a completed Purchaser's Declaration in the following form and sets forth thereon, or on a signed order attached thereto, full particulars of the quantity and kind of fluorescent lighting fixtures referred to in his said declaration.

"Purchaser's Declaration

I hereby declare that the fluorescent lighting fixture(s) listed (herein or on the attached order) will not be installed in any room, area or part of a building that has or to my knowledge ever had an electric lighting fixture or electric lighting installation installed in such room, area or part.

Dated at.....

.....
Name of Purchaser

.....
*Signature and title of person authorized
to sign for purchaser."*

(2) No person shall sell or supply for installation a fluorescent lighting fixture unless he first receives from the purchaser a supplier's permit or a purchaser's declaration as provided in subsection (1) of this Section.

9. Nothing in Section 8 shall apply to the supply, purchase and use of parts required for the maintenance or repair of a fluorescent lighting fixture.

10. Every person who sells fluorescent lighting fixtures or fluorescent lighting installations shall keep on his file every Permit to Supply and every Purchaser's Declaration, referred to in Section 8, received by him, and the same and other

documents necessary to show and make a full disclosure of his transactions in the devices to which this Order applies shall, upon request, be made available for inspection on behalf of the Board.

11. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

12. This Order shall be effective on and after the 11th day of August, 1943.

Dated at Ottawa, this 5th day of August, 1943.

A. L. BROWN,
Administrator of Electrical Equipment and Supplies.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-842

New Electric Stoves and Ranges

Dated August 6, 1943.

Effective August 11, 1943.

AMENDS Administrator's Order No. A-701

NOTE.—See Consolidation of Administrator's Order No. A-701 in Volume II of Consolidation of Administrators' Orders—Administrator's Order No. A-701 as amended, revoked and replaced by Administrator's Order No. A-1134 for which see Canadian War Orders and Regulations, 1944, Volume I, No. 11.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-843

Respecting New Construction Machinery and Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. For the purposes of this Order, "construction equipment" means new equipment or machinery of a kind or type listed in Schedule "A", "B", "C" or "D" hereto.

Sale and Delivery of Equipment

2. (1) Every person who requires any article of construction equipment shall, prior to placing an order for such article, file with the Administrator of Farm and Construction Machinery and Municipal Service Equipment, a written application for approval of the order for the said article of construction equipment. The application shall be in such form as the Administrator may from time to time determine, and shall disclose full particulars of the reasons in support of the application.

(2) No person shall sell, offer to sell or supply an article of construction equipment unless the provisions of subsection (1) of this Section have been complied with and the said Administrator has approved the application therein referred to.

3. Permits will not be granted by the said Administrator in respect of construction equipment listed in Schedule "C" hereto except to or for the order of

- (a) Department of Munitions and Supply;
- (b) Department of National Defence (Naval Services);
- (c) Department of National Defence (Army);
- (d) Department of National Defence for Air;
- (e) Department of Transport;
- (f) Department of Mines and Resources.

4. No person who manufactures, deals in or distributes parts for construction equipment shall sell, offer to sell or supply parts for the repair or maintenance of any such construction equipment unless the person who desires to acquire the same furnishes to such manufacturer, dealer or distributor a certificate in the form set out in Schedule "E" hereto.

5. Where by the terms of any of the foregoing sections of this Order the sale or supply of construction equipment or parts therefor is prohibited or restricted, no person shall purchase, receive or acquire such construction equipment or parts except in conformity with the restrictions and conditions applicable to the sale or supply thereof.

Manufacture of Construction Equipment

6. No person shall manufacture construction equipment of a class or kind listed in Schedule "D" hereto.

7. No person shall in any calendar quarter year, except with the written permission of the said Administrator, manufacture or assemble construction equipment unless

- (a) he has filed with the said Administrator the quarterly return prescribed by Section 11 and containing such person's projected production schedule for the same quarter year; and
- (b) the said Administrator has approved the said schedule in writing as provided in Section 12.

8. No person who has filed with the Administrator the quarterly return required by Section 11 shall manufacture or assemble construction equipment

- (a) in any greater quantity of any class or kind of construction equipment than the quantity shown in the said return approved by the said Administrator as such person's intended production of the said class or kind of construction equipment for the calendar quarter year covered in such return; or
- (b) of any class or kind not shown in such return approved by the said Administrator as intended to be manufactured by him during the calendar quarter year covered in such return.

9. No person shall in the manufacture of construction equipment or a part therefor use alloy steel, stainless steel, aluminum, magnesium, copper, brass, bronze, zinc, nickel, tin, cadmium or a fabricated rubber product if other metal or material suitable for the purpose may be used in substitution. In case of doubt specifications must be submitted to the Administrator for his decision.

Returns

10. Every person who deals in or distributes construction equipment of Canadian origin, shall on or before each February 1, May 1, August 1 and November 1 file with each Canadian manufacturer from whom he bought such equipment or from whom he received the same on consignment, a statement for the current calendar quarter year setting out in respect to the products of such manufacturer the following:

- (a) the stock of machines which the dealer or distributor has on hand and which are not covered by authorized releases;
- (b) the number of machines which the dealer expects to receive during the remainder of the calendar quarter year;

- (c) the stock of machines which the dealer expects to have on hand at the end of the calendar quarter year and which are not covered by authorized releases.

11. Every Canadian manufacturer shall file with the said Administrator on or before each February 15, May 15, August 15 and November 15 a projected quarterly return for the current calendar quarter year in triplicate in the form prescribed from time to time by the said Administrator. Such return shall show

- (a) the total of the stocks of machines in hands of dealers and distributors reported to the manufacturer under Section 10 (a);
- (b) the number of machines which the manufacturer expects to have on hand on the last day of the current calendar quarter year;
- (c) a detailed statement of the manufacturer's proposed production of construction equipment during the calendar quarter year next following the date of the return;
- (d) such further information as the said Administrator may from time to time require.

12. The Administrator may approve in whole or in part, proposed schedule of production set out in the quarterly return filed by each manufacturer or assembler or may direct that such production schedule shall be altered or varied.

13. Every person affected by any provision of this Order shall keep and preserve for not less than two years accurate and complete records concerning his production, sales, purchases, acquisitions and inventories of new equipment and parts therefor and the same shall at all times be available for inspection by any authorized representative of the Board.

14. This Order shall be effective on and after the 23rd day of August, 1943.

Dated at Ottawa, this 7th day of August, 1943.

H. H. BLOOM,
*Administrator of Farm and Construction
Machinery and Municipal Service Equipment.*

APPROVED: ,

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Note:

All forms required to be completed pursuant to the terms of this Order may be obtained from any regional office of the Wartime Prices and Trade Board or from H. H. Bloom, Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario. Upon completion all forms are to be returned to Mr. H. H. Bloom, Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-843

Angledozer and modifications thereof
 Buggies and carts, concrete, hand operated
 Bulldozers and modifications thereof
 Conveyors, construction material, portable belt type and for portable plants
 Cranes, crawler mounted power
 Cranes, tractor mounted power
 Cranes, rubber tired mounted power, except freight handling lift trucks
 Crushers, gyratory and cone portable type
 Crushers, jaw (sizes 9" x 14" to 30" x 44" openings, inclusive) used for construction work only
 Crushers, roll, construction aggregates, portable type
 Crushing plants, portable type
 Derricks, guy, contractors and material handling, stationary type
 Derricks, stiff leg, contractors and material handling, stationary type
 Distributors, bituminous
 Ditchers, ladder
 Ditchers, wheel
 Draglines, (*see* cranes)
 Draglines, slack line
 Draglines, walking
 Drilling machines, blast hole drills, churn drill type
 Drilling machines, rock portable mounted, used for construction work only
 Dryers, construction aggregate
 Excavators (*see* power shovels)
 Finishers, concrete
 Finishers, bituminous paving
 Graders, blade or pull type, earth moving
 Grapples
 Hammers, pile
 Heaters, and circulators, tank car, when used in construction operations only
 Jacks, mud
 Loaders, portable bucket (other than coal)
 Loaders, portable snow
 Logging arches, tractor drawn
 Maintainers, road
 Mixers, aggregate pulverizer
 Mixers, agitator concrete truck type
 Mixers, concrete truck mounted with elevating towers
 Mixers, concrete construction, above 6 cubic feet
 Pavers, concrete
 Plants, stabilizing
 Plants, asphalt, including travel mix type
 Plants, bituminous patch, hot or cold mixer type (more than 10 ton per hour capacity)
 Plows, snow (V and blade types)—truck, tractor, grader or railroad mounted, including wings
 Plows, snow (rotary and blower types)
 Power control units for tractor (both cable and hydraulic)
 Pumps, concrete, except for well cementing
 Pumps, portable engine or electric-motor-driven pumping units mounted on skids, with or without handles, or trailer mounted larger than 90,000 gallons per hour, self-priming centrifugal pumps, horizontal or vertical triplex piston road pumps, ordinarily used for contractor's purposes or by contractors for dewatering and supply.
 Rippers, road
 Scrapers, carrying and hauling, both drawn and self-propelled, except sizes listed in Schedule "D"
 Shovels, crawler mounted power
 Shovels, rubber tired mounted power
 Shovels, tractor mounted power

Sprayers, (Maintenance units) bituminous materials (over 300 gallons capacity)
 Spreaders, concrete
 Wagons, contractors crawler
 Winches, tractor and truck mounted

SCHEDULE "B"

To Administrator's Order No. A-843

Backfill tampers
 Breakers, paving
 Buckets, clamshell
 Buckets, concrete
 Buckets, dragline
 Buckets, orange peel
 Buckets, scraper (bottomless) for dragline operation
 Clay diggers
 Derricks, small stiff leg, guy, pole, tripod, and setter types with hand power hoists or winches of not over 4 ton maximum capacity
 Drills, jack hammer
 Drills, rock, except portable mounted, used for construction work only
 Form tamping, and pulling machines
 Heaters, asphalt surface
 Heaters, concrete mixer
 Hoists, contractors and material handling, hand type and power driven having specifications not exceeding 6,000 pounds line pull at 200 FPM line speed or not exceeding 1,300,000 foot pounds effort based on second wrap of cable
 Joint and crack filling machines
 Kettles, bituminous heating
 Mixers, concrete construction, 7 cubic feet and smaller
 Mixers, plaster and mortar
 Paving breakers
 Plants, bituminous-patch, hot or cold mixer type (10 ton per hour capacity and under)
 Pumps, portable engine or electric motor driven pumping units, mounted on skids, with or without handles, or trailer mounted 90,000 gallons per hour and smaller self-priming centrifugal pumps, plunger pumps, or diaphragm pumps ordinarily used for contractors' purposes or by contractors for dewatering and supply, excluding farm type, industrial type and underwriters approved fire fighting pumps
 Screen, rotary, vibratory and gravity types, other than coal, mining, industrial or those for screening mud on well drilling, used as a component part of or replacement for a portable crushing, screening or mashing plant
 Sprayers, (maintenance units) bituminous material (300 gallon capacity and smaller)
 Spreaders, aggregate
 Vibrators, concrete
 Winches, contractor (*see* hoists)

SCHEDULE "C"

To Administrator's Order No. A-843

Batchers, construction material
 Batching plants, construction type
 Bins, construction material, portable
 Bins, construction material, stationary
 Broom, contractors rotary
 Buggies and carts, concrete power propelled
 Chutes, concrete handling
 Concrete surfacing machines

Discs, road, harrow type for construction work
 Discs, road, wheel mounted type
 Distributors, water (street sprinklers)
 Ditchers, blade
 Dredges and dredge equipment, except mining
 Drilling machines, portable water well, churn-drill type
 Earth boring machines, vertical sugar type
 Finegraders and subgraders, self-propelled type
 Finishers and rodding machines for wet concrete
 Forms, concrete road
 Graders, elevating earth moving
 Graders, self-propelled earth moving
 Hoists, contractor and material handling exceeding 6,000 pounds line pull at 250 FPM
 line speed or exceeding 1,300,000 foot pounds effort based on second wrap of cable
 Hoppers, portable concrete
 Maintainers, shoulder
 Plows, cable laying
 Rollers, road portable
 Rollers, road pneumatic tired
 Rollers, road tandem
 Rollers, road three wheeled
 Rollers, tamping and sheepfoot
 Scarifiers—complete machines not attachments
 Screening plants, portable type
 Sweepers, street
 Sweepers, street motor pick-up
 Towers, concrete placing
 Towers, material elevating
 Washing and screening plants, portable type

SCHEDULE "D"

To Administrator's Order No. A-843

Finegraders and subgraders, drawn type
 Graders, under truck type
 Joint levellers
 Scrapers, carrying and hauling, over 15 cu. yd. struck capacity

SCHEDULE "E"

To Administrator's Order No. A-843

Certification for Repair Parts

This Order covers Repair Parts needed for actual or impending breakdown or maintenance of

which has been registered under Administrator's Order No. A-246 or No. A-845

Model Number Serial Number

Rating Project Identification*

.....

.....

.....

.....

in accordance with Administrator's Order No. A-843 with the terms of which I

am familiar.

Date.....

Purchaser

.....

By

*** Note:**

Project identification must be established by writing down in the space provided above:—

- (i) The prime contract number of the project, if the repair parts are required for an undertaking on behalf of one or more of the following departments of the Dominion Government:
 - (a) Department of Munitions and Supply
 - (b) Department of National Defence (Naval Services)
 - (c) Department of National Defence (Army)
 - (d) Department of National Defence for Air
 - (e) Department of Transport
 - (f) Department of Mines and Resources; or
- (ii) a description of the type of work for which the parts are intended, e.g., mining, highway construction, logging, Wartime Housing, etc., if the undertaking does not come within the meaning of item (i) above.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-844

Respecting Stove Pipe, Furnace Smoke Pipe, Warm Air Pipe and Furnace Ducts

Dated August 6, 1943.

Effective August 12, 1943.

REVOKED by Administrator's Order No. A-1044.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-845

Respecting Used Industrial and Construction Equipment

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-246 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,
 - (a) "equipment" means rebuilt equipment and used equipment;
 - (b) "essential work" means a project or undertaking authorized or approved by the Government of Canada or one of its Departments for or as ancillary to the defence of Canada in the war or for or as ancillary to the prosecution of the war by His Majesty or any of His Majesty's Allies;
 - (c) "rebuilt equipment" means used equipment of which, where required, all worn, broken and missing parts have been reworked, repaired and replaced and it is thereby restored to a condition for performance substantially equivalent to that of which it was capable when new;
 - (d) "used equipment" means used industrial or construction machinery or equipment of a kind or type listed in Schedule "A" or "B" hereto which has been put to use for one month or more since it was first put to use when new.
2. (1) Without in any way restricting the generality of the application of this Order, it is hereby declared that it shall apply to every person engaged in the business of buying, selling, leasing or renting equipment and to provincial governments and emanations thereof, municipal and other local government corporations, boards and commissions, public utility corporations and commissions, construction and building contractors, mining, lumbering, pulp and paper corporations and manufacturing and other industrial corporations.

(2) This Order shall not apply to a farmer in respect of the use by him of equipment for any purpose of his farm operations or to equipment owned by him or leased or rented to him for such a purpose.

3. (1) Except as provided in subsection 2 of this Section, every person who owns equipment of a kind or type listed in Schedule "A" hereto shall within thirty days from the effective date of this Order report in writing to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, according to the form prescribed by him, each item and unit of equipment which he owned on the date of this Order.

(2) Subsection 1 of this Section shall not be deemed to require a person to make a report to the said Administrator with respect to equipment referred to in the said subsection

(a) ownership of which he reported pursuant to Administrator's Order No. A-246;

(b) marked with the figure "1" in the said Schedule "A", which is permanently built-in as part of a complete stationary operating plant, such as a mine, quarry or sand and gravel plant, and cannot be removed as a separate unit without destroying the operating continuity of the plant; or

(c) marked with the figure "2" in the said Schedule "A", which is a bucket forming part of a single purpose crane unit operating only as a dragline, clamshell or concrete handling plant if the buckets are reported as part of such unit.

(3) Every person who owns equipment of a kind or type listed in Schedule "B" hereto shall within thirty days from the effective date of this Order report in writing to the said Administrator, according to the form prescribed by him, each item and unit of equipment which he owned on the date of this Order, notwithstanding that he reported ownership thereof pursuant to said Administrator's Order No. A-246.

4. Every person who owns equipment of a kind or type listed in said Schedule "A" shall report in writing, to the said Administrator, according to the form prescribed by him, within seven days from the time when the same,

(a) having been idle, is put to use on a project or undertaking;

(b) becomes idle after completion of the use to which it has been put on a project or undertaking;

(c) is moved from the site of a project or undertaking where it has been put to use;

(d) is so damaged, worn or in a state of non-repair that it cannot be put to use in that condition or cannot be restored to a serviceable condition;

(e) is sold or rented.

5. Every person who owns equipment of a kind or type listed in said Schedule "B" shall report in writing and in duplicate to the said Administrator, according to the form prescribed by him, any sale, lease or rental or use on a project or undertaking which he proposes to make of the equipment and until he has received the approval of the said Administrator thereto, evidenced by his endorsement thereof on one of the said duplicate reports, the equipment shall not be sold, leased, rented or used; provided that in case of emergency application for approval and the approval of a sale, lease, rental or use of the equipment may be made by telegraphic communications between the owner and the said Administrator.

6. (1) Where equipment of a kind or type listed in Schedule "A" or "B" is required for use for the purposes of an essential work, the said Administrator may by direction in writing addressed to a person who owns the required equipment order him to sell or rent the same to the person who requires its use for the said purpose, and the owner so directed within forty-eight hours after receipt of the direction shall by telegraphic communication or otherwise to the said Administrator report the place where the required equipment is located and whether he elects to sell or to rent the same and if he elects to sell, the price at which he offers to sell, not in any event exceeding the maximum price at which it may be sold as established by this Order.

(2) Upon receipt by the said Administrator of the telegraphic or other communication from the owner if he elects to sell the required equipment, the said Administrator shall ascertain from the person who requires its use whether he proposes to buy the equipment at the price offered and in the event of his refusal to do so, the said direction requiring use of the equipment shall be deemed to be withdrawn and the owner shall be notified accordingly.

(3) In the event that the owner elects to rent the required equipment or where he elects to sell in the event that his offer to sell is accepted by the person requiring use of the equipment, the said Administrator shall make such further directions in writing, if any, as may be necessary for completion of the transaction so that the required equipment is without undue delay, available to be put to use for the purposes of the essential work for such period of time as the said Administrator may specify.

(4) Every person to whom any direction in writing is issued by the said Administrator shall comply with the provisions thereof.

7. Every agreement to rent the use of equipment of a kind or type listed in the said Schedule "A" or "B" shall be in writing and signed by the owner and the hirer and each agreement shall include terms respecting the rental according to the provisions of Section 8.

8. (1) Every agreement to rent the use of equipment of a kind or type listed in said Schedule "A" or "B" shall be on a monthly basis or for a portion only of a month.

(2) The maximum rental at which the owner of equipment referred to in subsection 1 of this Section may rent or offer to rent the same on a monthly basis for use on a project or undertaking or on essential work shall be

- (a) where the equipment was originally purchased new during or since the basic period, September 15 to October 11, 1941, both inclusive,—for the first 240 hours or less of actual use in a month, a sum equal to eight per centum (8%) of the prevailing price (in Canadian funds) at which the same or the most closely comparable type or model, new is concurrently selling, which sum is hereinafter referred to as the basic monthly rent; or
- (b) where the equipment was originally purchased new prior to the said basic period,—for the first 240 hours or less of actual use in a month, a sum equal to eight per centum (8%) of the maximum price at which the equipment may be sold as provided by this Order, which sum is hereinafter referred to as the basic monthly rent; and
- (c) for each hour of actual use in a month in excess of his first 240 hours of actual use in that month, the sum per hour of one-four hundred and eightieth (1/480) of the basic monthly rent according to clause (a) or clause (b) of this subsection, whichever of them is applicable.

(3) Where by agreement equipment referred to in subsection 1 of this Section is rented for a portion only of a month involving actual use for less than 240 hours, the maximum rental at which the owner may rent or offer to rent the same for use on a project or undertaking or on essential work shall be the sum per hour of actual use of one-two hundred and fortieth (1/240) of the basic monthly rental; provided that if the actual use in any month by the same person is or exceeds 240 hours, the provisions of subsection 2 of this Section shall become applicable, notwithstanding that the agreement is with respect to a portion only of a month.

(4) Notwithstanding the provisions of subsection 2 or 3 of this Section, whenever the owner of equipment referred to in this Section has by way of rentals thereof received from a person who rented the same, a sum equal to the maximum price at which the equipment may be sold as provided by this Order, the maximum rental on a monthly basis or for a portion only of a month at which he may thereafter rent or offer to rent the equipment to that person pursuant to any rental agreement shall be at the rate of one-eighth ($\frac{1}{8}$) of the maximum rental at which it may be rented under said subsection 2 or 3, as the case may be.

(5) In every agreement to rent the use of equipment referred to in this Section it shall be implied that the cost of transportation thereof both ways between the

owner's shipping point and the hirer's receiving point shall be paid by the hirer and unless the context of the agreement otherwise provides or requires the further implied conditions that

- (a) all fuel and lubricants for the equipment shall be supplied by the hirer at his own expense;
- (b) the operator of the equipment shall be engaged and paid by the hirer at his own expense;
- (c) premiums, or a proportionate part thereof, of insurance on or in respect of the equipment for the period of the renting shall be payable by the hirer; and
- (d) the equipment shall be maintained, kept and returned in good repair and operating condition by the hirer at his own expense, ordinary wear and tear only excepted.

(6) The said Administrator may at any time by notice in writing to the parties to an agreement of rental require that any of its terms or any of the implied conditions set forth in subsection 5 of this Section be amended or varied as the said notice may direct.

9. (1) The maximum price at which rebuilt equipment or used equipment not rebuilt which is in a condition for performance equivalent to that of which it was capable when new may be sold or offered for sale by the owner shall be eighty-five per centum (85%) of the price (in Canadian funds) at which the same or the most closely comparable type or model, new, is currently selling.

(2) The maximum price at which used equipment other than rebuilt equipment or used equipment referred to in subsection 1 of this Section, may be sold or offered for sale by the owner shall be just and reasonable having regard to the comparability of its condition and usefulness with those of rebuilt equipment of the same or most closely comparable kind or type, but in any event the price shall not exceed the maximum price at which it could be sold if it were rebuilt.

10. Equipment imported into Canada after the effective date of this Order must not be sold, leased or used without the approval of the said Administrator having been first obtained. Section 4 of this Order shall not apply to the first sale or lease or use of such equipment but only to subsequent transactions of this kind and this Section shall not apply in the case of such subsequent transactions.

11. This Order shall be effective on and after the 23rd day of August, 1943.

Dated at Ottawa, this 7th day of August, 1943.

H. H. BLOOM,

*Administrator of Farm and Construction Machinery
and Municipal Service Equipment.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

NOTE: All forms required to be completed pursuant to the terms of this Order may be obtained from any regional office of the Wartime Prices and Trade Board or from H. H. Bloom, Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario. Upon completion all such forms are to be returned to H. H. Bloom, Administrator of Farm and Construction Machinery and Municipal Service Equipment, Room 500, 255 Bay Street, Toronto, Ontario.

SCHEDULE "A"

to Administrator's Order No. A-845

Angledozer, and modifications thereof
Batchers,¹ construction material
Batching plants,¹ construction type, portable
Batching plants, construction type, stationary as one unit
Bins,¹ construction materials, portable
Bins, construction material, stationary
Brooms, contractors rotary
Buckets,² clamshell
Buckets,² concrete
Buckets,² dragline
Buckets,² orange peel
Buckets,² scraper (Bottomless) for dragline operation
Bulldozers, and modifications thereof
Center line markers, power driven
Compressors, portable air, 120 cu. ft. and over
Concrete surfacing machines
Conveyors,¹ construction material, except when part of a portable crushing plant
Cranes, rubber tired mounted power
Cranes, tractor mounted power
Crushers,¹ construction material, cone and gyratory, portable type
Crushers,¹ jaw and roll, portable type
Crushing plants, stationary and portable type
Derricks,¹ guy
Derricks,¹ stiff leg
Distributors, bituminous
Draglines, see cranes
Draglines,¹ slack line
Draglines, walking
Dredges,¹ and dredge equipment
Drills, rock, except portable mounted
Drilling machines, blast hole drills
Drilling machines, core drills
Drilling machines, rock, portable mounted
Drilling machines, portable well
Dryers,¹ construction aggregate
Earth boring machines
Finegraders and subgraders, self-propelled
Finishers, bituminous paving
Finishers, concrete
Forms, concrete road
Form tamping machines
Generating sets for flood lighting, gas or diesel
Graders, earth moving, blade and pull type
Graders, earth moving, elevating
Graders, earth moving, under truck type
Hammers, pile, other than air operated
Heaters and circulators, tank car
Heaters, asphalt surface
Hoes, trench
Hoists,¹ contractors
Hoppers, portable concrete
Jacks, mud
Kettles, bituminous heating
Loaders, portable bucket (other than coal)
Loaders, portable snow
Logging arches
Logging, yarders
Maintainers, road and shoulder
Mixers, agitator, concrete truck type

Mixers,¹ bituminous, cold and hot mix type, 10 ton per hour capacity or more
 Mixers,¹ concrete construction—10S and larger
 Pavers, bituminous or asphalt, self-propelled
 Pavers, concrete
 Plants, asphalt, portable and stationary
 Plants, concrete
 Plows, cable laying
 Plows, snow, V or blade type, truck, tractor or grader mounted
 Plows, snow, rotary type
 Power control units for tractors, both cable and hydraulic
 Power units, 40 HP to 200 HP, gas or diesel
 Pumps, concrete
 Pumps, dewatering and supply, larger than 90 thousand gallons
 Rippers, road
 Rollers, road, pneumatic tired
 Rollers, road, tandem
 Rollers, road, portable
 Rollers, road, three wheeled
 Rollers, tamping and sheepsfoot
 Scrapers, carrying or hauling, both drawn and self-propelled
 Screens,¹ rotary, vibrator and gravity types, other than coal and industrial
 Screening plants, portable type
 Screening plants, stationary
 Shovels, power, rubber mounted
 Shovels, power, tractor mounted
 Sprayers, bituminous material
 Spreaders, bituminous
 Spreaders, concrete
 Spreaders, material
 Sweepers, street and road
 Towers, concrete placing
 Towers, material elevating
 Tractors, industrial wheel type
 Washing and screening plants, portable type
 Wagons, contractors, crawler
 Wagons, self-propelled, pneumatic tired
 Winches, contractors
 Winches, tractor mounted

SCHEDULE "B"

to Administrator's Order No. A-845

Cranes, crawler mounted power
 Ditchers, blade
 Ditchers, ladder
 Ditchers, wheel
 Graders, earth moving, self-propelled
 Shovels, crawler mounted power
 Tractors, crawler (specify all attachments)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-846

Concerning Restrictions in the Manufacture and Sale of Cartons and Other Products made of Solid Fibreboard or Corrugated Paper

Dated August 7, 1943.

Effective August 12, 1943.

REVOKED by Administrator's Order No. A-1150

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-847

Maximum Prices for Ice in Montreal District

Dated August 9, 1943.

Effective August 9, 1943.

REVOKED and REPLACED by Administrator's Order No. A-923.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-848

Respecting Maximum Price of Canned Pineapple Pulp

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items it is hereby ordered on behalf of the Board as follows:

Application of this Order

1. (1) This Order fixes the maximum prices for sales of canned pineapple pulp by direct importers and non-importing wholesale distributors to other non-importing wholesale distributors, and to manufacturers, hotels and restaurants.

It does not apply to sales of canned pineapple pulp to retailers or to sales at retail. Therefore, retailers must not sell to consumers above the prices already established for that product packed in any size of container. Similarly, manufacturers using the product in the manufacture of any other product must not sell above the existing maximum prices of their manufactured products.

(2) Definition—"canned pineapple pulp" means crushed pineapple packed with its own juice (without sugar) in containers for sale.

Sales by all Persons who Import

2. The maximum price ex dock or ex railway car or f.o.b. his place of business, as the case may be, at which a person who imports canned pineapple pulp (hereinafter called "importer") may sell or offer to sell or supply the same in containers containing approximately 105 fluid ounces or 6½ pounds avoirdupois, net weight, including weight of juice, shall be the sum of the following:

- (a) the actual laid-down cost for such canned pineapple pulp on track or dock at the point where such pineapple pulp cleared through customs in Canada but not in any event exceeding sixteen dollars (\$16.00) per dozen of such containers exclusive of sales tax, or seventeen dollars and ten cents (\$17.10) per dozen of such containers, inclusive of sales tax;
- (b) in the case only where such pineapple pulp is transported to the importer's place of business, the actual transportation charges or cartage charges on such pulp from track or dock to his place of business; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of such canned pineapple pulp and not in any event exceeding

- (i) six per centum (6%) of the selling price on sales to a wholesale distributor or to a manufacturer who buys such pulp for use in the manufacture or processing of goods for sale:
- (ii) sixteen per centum (16%) of the selling price on sales to any other class of customer.

Sales by Non-Importing Distributors

3. (1) The maximum price f.o.b. his place of business at which a wholesale distributor who buys canned pineapple pulp covered by this Order from an importer may sell or offer to sell or supply the same, shall be the sum of the following:

- (a) the actual price paid by him for the canned pineapple pulp but not in any event exceeding the lawful maximum price that may be charged by his supplier for the same, plus such transportation charges and sales tax as are to be borne by him and are not included in such actual price; and
- (b) a mark-up (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of substantially similar canned pineapple pulp and not in any event exceeding ten per centum (10%) of the selling price.

(2) In the case of a sale to a wholesale distributor by another wholesale distributor of canned pineapple pulp not imported by the latter, or in the case of a sequence of sales between non-importing wholesale distributors, the markup referred to in subsection 1 of this Section shall constitute their total combined markup; and every wholesale distributor on a sale to another wholesale distributor of canned pineapple pulp which he did not import shall deliver to the buyer before or concurrently with delivery of the canned pineapple pulp, an invoice stating the total combined markup, and such buyer's share thereof.

Records of Sales and Purchases

4. (1) Before an importer sells or offers to sell canned pineapple pulp he shall make a record showing with respect to each shipment imported by him the laid-down cost to him of the product and the date when he imported it.

(2) Before a wholesale distributor sells or offers to sell canned pineapple pulp he shall make a record showing with respect to each purchase of the product by him, the date of the purchase and the price he paid per container of the product.

(3) If an importer or wholesale distributor maintains more than one place of business his records shall show separately his transactions in the product at each place of business.

5. Every importer and every wholesale distributor shall for every sale by him of canned pineapple pulp make an invoice showing the date he delivered the product, his name and complete address and that of the buyer and his actual selling price per container of the product. The invoice shall be delivered by the seller to the buyer concurrently with the delivery of the product.

6. (1) Every person who in pursuance of this Order is required to keep a record and every person who in pursuance of this Order receives an invoice shall retain such record or invoice, as the case may be, for a period of one year from the date of the transaction to which it relates. Every such record and invoice shall upon request during such period be made available for inspection by any authorized representative of the Board.

(2) If a person retains an invoice furnished to him by his supplier it will not be necessary for him to make or keep any other record of the particulars set forth in the invoice.

7. This Order shall be effective on and after the 13th day of August, 1943.

Dated at Ottawa, this 10th day of August, 1943.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-849

Respecting Maximum Prices of Certain Fancy Meats and Meat By-products

(Consolidated as amended by Administrator's Orders Nos. A-946 and A-959)

Under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. With the exception of raw uncleaned tripe, this Order applies only to edible meat products fit for human consumption.

PART I—DEFINITIONS

2. For the purposes of this Order,

- (a) "sell at wholesale" means to sell otherwise than at retail;
- (b) "tongue" means a tongue which has been trimmed by breaking off the hyoid bones as close to its base as possible and by removing blood clots, all excess fat, strings and tissues, tonsils, epiglottis, trachea and submaxillary glands;
- (c) "zone" means one of the zones numbered 1 to 15 mentioned in the Schedule hereto and which zones correspond respectively with the zones, similarly numbered; described in Section 14 of Order No. 252 of the Board; provided that for the purposes of the sale of raw uncleaned inedible tripe, Summerside, Prince Edward Island, shall be included in Zone No. 2 and not in Zone No. 1.
- (d) "chopped suet" means the product obtained by grinding or finely chopping beef caul, cod or kidney fat. It may contain not more than 3 per cent cereal by weight.

(Section 2 as amended by Administrator's Orders Nos. A-946 and A-959.)

PART II—SALES AT WHOLESALE

3. (1) The maximum price at which a person in a zone may sell or offer to sell at wholesale any fancy meat or meat by-product of a kind and variety listed in the Schedule hereto shall be the price for the same set forth in the said Schedule for the zone in which the buyer's place of business is situate, or if it be situate in a part of Canada not included in a zone, for the zone in which the seller's place of business is situate.

(2) Except where the sale is to a person whose place of business is situate in a part of Canada not included in a zone, the maximum price fixed by subsection 1 of this Section shall be the delivered price at the buyer's place of business or, if delivery is by railway, at the railway station nearest to the buyer's place of business. If delivery is by railway express at the buyer's request the seller may add to the price the difference between railway freight and express charges if the difference be shown as a separate item on the seller's invoice for the product.

(3) Where the sale is to a person whose place of business is situated in a part of Canada not included in a zone, the seller may add to the maximum price fixed by subsection 1 of this Section the transportation cost from his shipping point to the buyer's receiving point if the cost be shown as a separate item on the seller's invoice for the product.

(4) Every person who sells at wholesale in any zone a product listed in the Schedule hereto shall equitably distribute his available supplies of the product among his customers in that zone. If a customer operates more than one place of business in a zone he shall be deemed to be a separate customer in respect of each such place of business and the seller shall deliver the product to the place or places of business in the zone designated by the customer. If delivery is by railway, the seller shall deliver the product to the railway station that is nearest to the place of business designated by his customer.

PART III—SALES AT RETAIL •

4. No person selling at retail in a zone or a part of Canada not included in a zone a product listed in the Schedule hereto shall buy or otherwise acquire the product at a total delivered cost in excess of an amount equal to the lawful maximum price on sales at wholesale to him of the product plus, if delivery is by railway, his cost of transporting the product from the railway station nearest to his place of business.

5. The maximum price at which a person may sell or offer to sell at retail any fancy meat or meat by-product of a kind and variety set forth in the Schedule hereto shall be the sum of the following:—

- (a) his actual delivered cost of the product not exceeding his maximum total delivered cost as fixed by Section 4 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) a markup (percentage of cost) not greater than the markup (percentage of cost) customarily obtained by him on his sales of products of the same kind and variety during the basic period (September 15 to October 11, 1941), but not in any event exceeding thirty per cent (30%) of his selling price; or, if the product sold is raw uncleaned inedible tripe, not in any event exceeding 1 cent per pound, or, if the product is chopped suet, not in any event exceeding twenty-five per cent (25%) of his selling price.

(Clause (b) as amended by Administrator's Orders Nos. A-946 and A-959.)

PART IV—RECORDS OF SALES AND PURCHASES

6. Every person who sells at wholesale or at retail any product listed in the Schedule hereto shall immediately upon receipt by him of any such product purchased or otherwise acquired by him prepare and shall thereafter keep a written record showing separately for each wholesale and for each retail place of business operated by him the date of purchase or acquisition, the name and complete address of his supplier, the kind, variety and quantity by weight of product and the actual price per pound paid by him.

7. (1) Every person who sells at wholesale any product listed in the Schedule hereto shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale and the kind, variety, quantity by weight and price per pound of the product.

(2) Every person who sells such product at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

8. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

9. Every person who sells at retail any products listed in the Schedule hereto shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address and the price, kind, variety and weight of the product.

PART V—GENERAL PROVISIONS

10. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, extracted, promised, offered, given or paid, directly or indirectly

by or to any person in connection with or arising out of a sale, purchase or transaction in any product set forth in the Schedule hereto shall be and form part of the price at which such product is sold or bought.

11. The provisions of clause (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of the products set forth in the Schedule hereto by primary producers to retailers.

12. This Order shall be effective on and after the 23rd day of August, 1943.

Dated at Ottawa, this 10th day of August, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A 849
 MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING FANCY MEATS AND BY-PRODUCTS DERIVED FROM BEEF—VEAL—LAMB—(INCLUDING MUTTON)
 FRESH OR FROZEN
 (In cents per pound)

Product	Variety	ZONES												
		1	2	3	4	5	6	7	8	9	10	11	12	13
		cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
Liver	Beef	21-00	20-50	20-00	20-00	20-00	20-00	20-25	19-75	19-25	18-50	18-25	17-75	19-00
"	Veal	39-00	38-50	38-00	38-00	38-00	38-00	38-25	37-75	37-25	36-50	36-25	35-75	37-00
"	Lamb	17-00	16-50	16-00	16-00	16-00	16-00	16-25	15-75	15-25	14-50	14-25	13-75	15-00
Hearts	Beef	11-00	10-50	10-00	10-00	10-00	10-00	10-25	9-75	9-25	8-50	8-25	7-75	9-00
"	Veal	13-00	12-50	12-00	12-00	12-00	12-00	12-25	11-75	11-25	10-50	10-25	9-75	11-00
"	Lamb	13-00	12-50	12-00	12-00	12-00	12-00	12-25	11-75	11-25	10-50	10-25	9-75	11-00
Tongues (Fresh or Pickled)	Beef	20-00	19-50	19-00	19-00	19-00	19-00	19-25	18-75	18-25	17-50	17-25	16-75	18-00
"	Veal	17-00	16-50	16-00	16-00	16-00	16-00	16-25	15-75	15-25	14-50	14-25	13-75	15-00
"	Lamb	17-00	16-50	16-00	16-00	16-00	16-00	16-25	15-75	15-25	14-50	14-25	13-75	15-00
Sweet Brails	Beef	20-00	19-50	19-00	19-00	19-00	19-00	19-25	18-75	18-25	17-50	17-25	16-75	18-00
"	Veal	39-00	38-50	38-00	38-00	38-00	38-00	38-25	37-75	37-25	36-50	36-25	35-75	37-00
"	Lamb	15-00	14-50	14-00	14-00	14-00	14-00	14-25	13-75	13-25	12-50	12-25	11-75	13-00
Kidneys (D. fatted)	Beef	19-00	18-50	18-00	18-00	18-00	18-00	18-25	17-75	17-25	16-50	16-25	15-75	17-00
"	Veal	19-00	18-50	18-00	18-00	18-00	18-00	18-25	17-75	17-25	16-50	16-25	15-75	17-00
"	Lamb	46-00	45-50	45-00	45-00	45-00	45-00	45-25	44-75	44-25	43-50	43-25	42-75	44-00
Brains	Beef	11-00	10-50	10-00	10-00	10-00	10-00	10-25	9-75	9-25	8-50	8-25	7-75	9-00
"	Veal	13-00	12-50	12-00	12-00	12-00	12-00	12-25	11-75	11-25	10-50	10-25	9-75	11-00
"	Lamb	13-00	12-50	12-00	12-00	12-00	12-00	12-25	11-75	11-25	10-50	10-25	9-75	11-00
Fries	Lamb	21-00	20-50	20-00	20-00	20-00	20-00	20-25	19-75	19-25	18-50	18-25	17-75	19-00

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-849 (Concluded)

MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING FANCY MEATS AND BY-PRODUCTS DERIVED FROM BEEF-VEAL-LAMB-(INCLUDING MUTTON)

FRESH OR FROZEN

(In cents per pound)

Product	Variety	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
		cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
HEADS—																
	Tongue out, skinned	5.00	4.50	4.00	4.00	4.00	4.00	4.25	3.75	3.25	2.50	2.25	1.75	3.00	2.75	3.25
	Tongue in, skin on scalded	5.00	4.50	4.00	4.00	4.00	4.00	4.25	3.75	3.25	2.50	2.25	1.75	3.00	2.75	3.25
	Tongue out, skinned	16.00	15.50	15.00	15.00	15.00	15.00	15.25	14.75	14.25	13.50	13.25	12.75	14.00	13.75	14.25
FEET—																
	Skin on, scalded	5.00	4.50	4.00	4.00	4.00	4.00	4.25	3.75	3.25	2.50	2.25	1.75	3.00	2.75	3.25
TAILS—																
	Beef	12.00	11.50	11.00	11.00	11.00	11.00	11.25	10.75	10.25	9.50	9.25	8.75	10.00	9.75	10.25
	Veal	12.00	11.50	11.00	11.00	11.00	11.00	11.25	10.75	10.25	9.50	9.25	8.75	10.00	9.75	10.25
LAMB—																
	Beef	12.00	11.50	11.00	11.00	11.00	11.00	11.25	10.75	10.25	9.50	9.25	8.75	10.00	9.75	10.25
TRUPE—																
	Raw, Uncleaned (inedible)	5.50	5.00	4.50	4.50	4.50	4.50	4.75	4.25	3.75	3.00	2.75	2.25	3.50	3.25	3.75
	Raw, Cleaned	8.00	7.50	7.00	7.00	7.00	7.00	7.25	6.75	6.25	5.50	5.25	4.75	6.00	5.75	6.25
COOKED—																
	Beef	11.00	10.50	10.00	10.00	10.00	10.00	10.25	9.75	9.25	8.50	8.25	7.75	9.00	8.75	9.25
CHEEKMEAT—																
	Beef, Veal and Lamb	13.50	13.00	12.50	12.50	12.50	12.50	12.75	12.25	11.75	11.00	10.75	10.25	11.50	11.25	11.75
HEADMEAT—																
	Beef, Veal and Lamb	13.50	13.00	12.50	12.50	12.50	12.50	12.75	12.25	11.75	11.00	10.75	10.25	11.50	11.25	11.75
LIP MEAT—																
	Beef, Veal and Lamb	5.00	4.50	4.00	4.00	4.00	4.00	4.25	3.75	3.25	2.50	2.25	1.75	3.00	2.75	3.25
WASAND MEAT—																
	Beef, Veal and Lamb	8.00	7.50	7.00	7.00	7.00	7.00	7.25	6.75	6.25	5.50	5.25	4.75	6.00	5.75	6.25
TONGUE TRIMMINGS—																
	Beef, Veal and Lamb	9.00	8.50	8.00	8.00	8.00	8.00	8.25	7.75	7.25	6.50	6.25	5.75	7.00	6.75	7.25
RAW FAT—																
	Caul	10.00	9.50	9.00	9.00	9.00	9.00	9.25	8.75	8.25	7.50	7.25	6.75	8.00	7.75	8.25
	Kidney	10.00	9.50	9.00	9.00	9.00	9.00	9.25	8.75	8.25	7.50	7.25	6.75	8.00	7.75	8.25
CROPPED STEU—																
	Beef	14.00	13.50	13.00	13.00	13.00	13.00	13.25	12.75	12.50	11.50	11.25	10.75	12.00	11.75	12.25

(Schedule as amended by Administrator's Order No. A-959)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-850

Respecting Maximum Prices of Fresh Peaches, Pears and Plums

(Consolidated as amended by Administrator's Order No. A-874)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

Application of this Order

1. This Order comes into force on August 16, 1943. Notwithstanding the provisions of Order No. 189 of the Board it fixes maximum selling prices for fresh peaches, pears and plums when sold by any person, and applies to both the Canadian grown and imported fruit. There are also special provisions dealing with imported fruit only.
2. For the purposes of this Order Canada is divided into the following zones:
 - (a) Zone No. 1 being all that part of the Province of Ontario composed of the counties of Durham, Ontario, Simcoe, Grey and Bruce, and all counties in Ontario which lie to the south and/or west of the above named counties;
 - (b) Zone No. 2 being composed of the island of Montreal in the Province of Quebec;
 - (c) Zone No. 3 being composed of that part of Canada not included in zone No. 1 and zone No. 2.
3. The various grades of fresh peaches, pears and plums are defined in Section 23. In fixing maximum prices of peaches and plums no distinction is made between the different varieties.
4. All references in this Order to selling or sales include also offerings to sell and offers for sale.
5. Where pears are stored Section 22 makes provision for adding storage charges to maximum prices on sales made after September 30th in any year.

SALES BY GROWERS, LICENSED SHIPPERS, WHOLESALERS' AGENTS AND TRUCKERS

Definitions

6. For the purposes of this Order,
 - (a) "licensed shipper" means any person licensed under the provisions of the Fruit, Vegetables and Honey Act to buy and sell fruit who takes delivery from a grower at his farm or other country shipping point in or near the area where the peaches, pears and plums are grown; and the expression "wholesaler's agent" shall have a corresponding meaning;
 - (b) "trucker" means any person who buys peaches, pears or plums from a grower, taking delivery at the grower's farm or shipping point and who sells and distributes them from his truck;
 - (c) "wholesale distributor" means any person other than a grower, licensed shipper, wholesaler's agent or trucker, who sells peaches, pears or plums at wholesale, and a "sale at wholesale" is any sale other than a sale at retail or to a consumer.

Sales by growers

7. (1) The maximum price at which a grower may sell peaches, pears or plums of a grade and variety set forth in Schedule "A" shall, according to the class of customer and the size and type of container in which the fruit is packed be the price for the same set forth in Schedule "A".

Sales by Licensed Shippers, Wholesalers' Agents and Truckers

- (2) The maximum price at which a licensed shipper, wholesaler's agent or trucker may sell peaches, pears or plums of a grade and variety set forth in Schedule "A" shall

be the sum total of the maximum price at which that fruit may be sold to him by a grower under the provisions of subsection (1) of this Section PLUS

- (a) a markup not exceeding 10 per cent of his selling price if the buyer is a licensed shipper, wholesaler's agent, trucker or a wholesale distributor or is a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse;
- (b) a markup not exceeding 12½ per cent of his selling price if the buyer is a retailer other than a retailer referred to in clause (a) of this subsection; or
- (c) a markup not exceeding 25 per cent of his selling price if the buyer is a consumer.

Transportation charges that may be added by growers, licensed shippers, wholesalers' agents and truckers

(3) All maximum prices fixed by this Section are f.o.b. the seller's farm or country shipping point and the seller may add to his price an amount to cover transportation not exceeding the less than carload freight rate from his farm or country shipping point to the city, town or village in which delivery is made to the buyer. However, where a sale is made to a buyer, in a city, town or village, the nearest limit of which is not more than fifteen road miles from the seller's farm or country shipping point no charge may be made for transportation.

(Sections 6 and 7 as substituted by Administrator's Order No. A-874.)

Sales by Wholesale Distributors

8. The maximum price at which a wholesale distributor may sell peaches, pears, or plums of a grade and variety listed in Schedule "A" shall be the sum of the following:

- (a) the actual price paid by him for that fruit but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges to his place of business including pre-cooling and refrigeration charges during transit that are not included in the actual price paid by him, however, if the farm or country shipping point of his supplier is situated within 15 miles of the limits of the city, town, or village in which the wholesale distributor operates his place of business, the wholesale distributor may not include such transportation charges;
- (c) if the wholesale distributor is located in zone 3, (except the Province of British Columbia) an allowance for shrinkage of not more than 2 per cent of the sum of items (a) and (b); plus
- (d) a markup not exceeding 12½ per cent of his selling price.

(Section 8 as amended by Administrator's Order No. A-874.)

9. The provisions of Section 8 shall not apply to stocks of peaches, pears and plums on hand on the effective date of this Order and sold on or before August 21, 1943. Maximum prices for those stocks are fixed by Section 19.

(Section 9 as amended by Administrator's Order No. A-874.)

10. Where sales of peaches, pears or plums are made between wholesale distributors the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the fruit an invoice stating the total combined markup and the amount thereof available to the buyer.

Sales at Retail

11. (1) The maximum price at which a retailer may sell peaches, pears and plums of a grade and variety listed in Schedule "A" shall be the sum of the following:

- (a) the actual price paid by him for that fruit but not exceeding the maximum price therefor that may be charged by his supplier;
- (b) actual transportation charges to his place of business including pre-cooling and refrigeration charges in transit that are not included in the actual price paid by him, however, if he purchases from a grower, licensed shipper or wholesaler's agent, he may not add such transportation charges to his cost price if the shipping point of the country shipper is situated within 15 miles of the limits of the city, town or village in which the retailer has his place of business; and
- (c) a markup not exceeding 25 per cent of his selling price.

(2) If a retailer who operates a central warehouse separate from his retail outlet or outlets purchases peaches, pears or plums direct from a country shipper and such fruit is taken into the central warehouse of the retailer and distributed therefrom, his maximum markup shall be 30 per cent of his selling price instead of the markup provided in clause (c) of subsection (1) of this Section.

(Section 11 as amended by Administrator's Order No. A-874.)

12. The provisions of Section 11 shall not apply to stocks of peaches, pears and plums on hand on the effective date of this Order and sold on or before August 21, 1943. Maximum prices for these stocks are fixed by Section 20.

(Section 12 as amended by Administrator's Order No. A-874.)

Sales on Consignment

13. Where a licensed shipper receives peaches, pears or plums for sale on consignment he must not sell that fruit at a price exceeding the maximum price fixed by this Order for sales by a licensed shipper of that fruit; and if any person other than a licensed shipper receives peaches, pears or plums for sale on consignment such person must not sell that shipment of fruit at a price exceeding the maximum price at which a wholesale distributor could sell it.

(Section 13 as substituted by Administrator's Order No. A-874.)

Sales of Ungraded and Unlisted Grades of Fruits

14. (1) The maximum price at which a person may sell to any class of customer ungraded peaches or peaches of a grade lower than No. 2 grade shall be the maximum price fixed by this Order at which he may sell No. 2 grade peaches to that class of customer.

(2) Where a person sells ungraded pears or pears of a grade lower than Domestic Grade (No. 2) packed in any of those packages listed in the Schedule, the maximum price at which he may sell those pears to any class of customer shall be the maximum price fixed by this Order for sales by him of Domestic Grade (No. 2) pears to that class of customer.

(3) Where a person sells ungraded pears or pears of a grade lower than "C" Grade packed in a standard pear box the maximum price at which he may sell those pears to any class of customer shall be the maximum price fixed by this Order for sales by him of "C" Grade pears to that class of customer.

(Section 14 as amended by Administrator's Order No. A-874.)

Listed Containers

15. Listed containers are those containers listed in Schedule "A" and conforming with the requirements of the Regulations issued under The Fruit, Vegetables and Honey Act.

16. If the covering (leno) of a leno basket of peaches, pears or plums is not intact or has been removed following packing of the fruit contained therein, the basket of fruit shall for the purposes of this Order, be deemed to be an open basket and subject to the maximum price fixed for an open basket of that fruit.

17. The maximum price set forth in Schedule "A" for peaches, pears or plums in a listed container is on the basis of the container being well and properly filled according to the provisions of The Fruit, Vegetables and Honey Act. If the container is not well and properly filled the fruit shall be deemed to be sold in an unlisted container and the maximum price shall be governed by Section 18.

(Section 17 as substituted by Administrator's Order No. A-874.)

Sales in Unlisted Containers

18. (1) This Section fixes prices for peaches, pears and plums when sold in containers of a size or type not listed in Schedule "A." The maximum price at which any person may sell such fruit in any unlisted container must bear a true relationship to the maximum price for that fruit packed in its base container as follows:

Fruit	Base Container	Standard Net Weight
Peaches	6 quart leno basket	10½ lbs.
Pears	11 " flat "	16 "
Plums	6 " " "	8½ "

(2) The maximum price at which a person may sell peaches, pears or plums in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of customer of that grade and variety of fruit packed in its base container according to the relationship which the net weight of the fruit in the unlisted container bears to the standard net weight of the fruit in its base container, cost of package included.

(3) *Example*—If 4 pounds of pears are sold in a paper bag or other unlisted container the maximum price will be 25 per cent of the maximum price fixed for pears sold in an 11-quart flat basket.

Example—If 48 pounds of pears are sold in a bushel hamper the maximum price will be three times the maximum price fixed for an 11-quart flat basket, cost of package included.

(Original Section 19 renumbered Section 18 by Administrator's Order A-874.)

Stocks on Hand

19. (1) If on the effective date of this Order a wholesale distributor has stocks on hand or in transit of peaches, pears or plums, whether Canadian grown or imported, the maximum price at which he may sell such fruit shall be the sum of the following:

- (a) his actual delivered cost of the fruit including transportation; and
- (b) a markup not exceeding 12½ per cent of his selling price.

(2) The provisions of subsection (1) shall not apply after August 21, 1943. After that date the maximum prices fixed by the other provisions of this Order for sales of that fruit by wholesale distributors shall apply to all stocks then remaining on hand.

(3) Where a wholesale distributor sells peaches, pears or plums under the provisions of subsection (1) he shall, prior to or concurrently with delivery of the fruit, furnish his buyer with an invoice certifying that the fruit represents stock on hand or in transit on the effective date of this Order.

(Original Section 20 renumbered Section 19 by Administrator's Order No. A-874.)

20. (1) If on the effective date of this Order a retailer has on hand stocks of peaches, pears or plums, whether Canadian grown or imported, the maximum price at which he may sell such fruit shall be the sum of the following:

- (a) his actual delivered cost of the fruit including transportation; and
- (b) a markup not exceeding 25 per cent of his selling price.

(2) The maximum prices fixed by subsection (1) of this Section shall also apply to sales by a retailer of peaches, pears or plums purchased by him on or before August 21, 1943, and which are invoiced to him as stocks in the hands of a wholesale distributor or in transit on the effective date of this Order.

(3) After the 21st day of August, 1943, the provisions of subsections (1) and (2) shall not apply, and any peaches, pears and plums then in the hands of a retailer shall be governed by the other provisions of this Order fixing maximum prices on sales by retailers.

(Original Section 21 renumbered Section 20 by Administrator's Order No. A-874.)

MAXIMUM PRICES OF IMPORTED FRUIT

21. (1) Except as provided in Section 19 the maximum price at which any person may sell at wholesale any imported peaches, pears or plums at any point shall be the sum of the following:

- (a) his actual delivered cost of the fruit including transportation but not in any event exceeding
 - (i) the maximum price f.o.b. his farm or country shipping point at which a licensed shipper may sell to him that variety of Canadian grown fruit packed in a standard box or standard lug; and
 - (ii) an amount equal to the cost of transporting that fruit at the carload lot rate to his place of business from Grimsby, Ontario, if his place of business is in Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island or, from Kelowna, British Columbia, if his place of business is in any other province of Canada; and
- (b) a markup not exceeding 12½ per cent of his selling price.

(2) Except as provided in Section 20 the maximum price at which any person may sell at retail any imported peaches, pears or plums at any point shall be the sum of the following:

- (a) the actual price paid by him for that fruit but not exceeding the maximum price therefor that may be charged by his supplier as fixed by subsection (1) of this Section;
- (b) actual transportation charges from his supplier's warehouse to his place of business; and
- (c) a markup not exceeding 25 per cent of his selling price.

(Original Section 22 renumbered Section 21 and subsection 1 thereof as re-enacted and subsection 2 thereof as amended by Administrator's Order No. A-874.)

Additions to Maximum Prices for Storage Pears

22. Where pears are stored and are sold after September 30, in the year in which they are grown the maximum prices fixed by the other provisions of this Order for sales of such pears shall be increased by 5 cents per standard pear box or 11-quart flat basket for each month that the pears have actually been in storage. However where the pears have been stored for more than three months the additional storage shall not in any event exceed 15 cents for each container.

Definitions of Grades of Fruits

23. (1) *Peaches*—"Select Grade," "No. 1 Grade" and "No. 2 Grade" mean respectively peaches, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of peaches as defined in the Regulations issued under the Fruit, Vegetables and Honey Act.

(2) *Pears*—"Extra Fancy Grade," "Fancy Grade," "C Grade," "No. 1 Grade" and "Domestic Grade" (sometimes known as "No. 2 Grade") mean respectively pears, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of pears as defined in the Regulations issued under the Fruit, Vegetables and Honey Act.

(3) *Plums and Fresh Prunes*—"Select Grade," "No. 1 Grade" and "No. 2 Grade" mean respectively plums and fresh prunes, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for such grades of plums and fresh prunes as defined in the Regulations issued under the Fruit, Vegetables and Honey Act.

(Sections 23 and 24 renumbered as Sections 22 and 23 respectively by Administrator's Order No. A-874.)

24. The provisions of Sections 25, 26 and 27 relating to records and invoices, shall apply to both Canadian grown and imported peaches, pears and plums.

25. (1) Every person who sells any peaches, pears or plums at wholesale shall on every sale at wholesale and at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, and the grade and variety and price charged for that fruit;

(2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

(Original Sections 25 and 26 revoked and replaced by above Sections 24 and 25 by Administrator's Order No. A-874.)

26. Every wholesale distributor and retailer shall immediately upon receipt by him of any peaches, pears or plums purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the grade and variety of the fruit, the actual price and the freight paid.

27. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

28. Every person who sells at retail any peaches, pears or plums shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address and the price and grade of the fruit.

(Sections 27, 28 and 29 renumbered Sections 26, 27 and 28 respectively by Administrator's Order No. A-874.)

29. Where the markup that any seller may include in his price is by this Order expressed as a percentage of his selling price, the seller's markup must not in any event exceed the markup (percentage of cost) customarily obtained by him on sales of the same kind and variety of fruit to the same class of customer during the basic period from September 15 to October 11, 1941, both inclusive.

(Section 29 as added by Administrator's Order No. A-874.)

30. This Order shall be effective on and after August 16, 1943.

Dated at Ottawa this 12th day of August, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-850

MAXIMUM PRICES FOR SALES OF PEACHES, PEARS AND PLUMS BY GROWERS

- (1) To licensed shippers, wholesalers' agents, wholesale distributors, truckers and to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse are listed in Column 1;
 (2) To retailers other than those referred to in (1) above are listed in Column 2; and
 (3) To consumers are listed in Column 3.

ALL PRICES ARE F.O.B. SELLER'S FARM OR COUNTRY SHIPPING POINT

Peaches (all varieties)—

Package	Grade	Column 1	Column 2	Column 3
		\$ cts.	\$ cts.	\$ cts.
6 qt. leno basket.....	No. 1 and Select.....	0 75	0 86	1 15
6 qt. leno ".....	No. 2.....	0 65	0 74	0 99
6 qt. open ".....	0 65	0 74	0 99
11 qt. flat ".....	No. 1 and Select.....	1 10	1 26	1 68
Standard box.....	No. 1 and Select.....	1 37	1 56	2 08
Standard box.....	No. 2.....	1 13	1 29	1 72

Pears in Baskets (all varieties except Kieffers)—

Package	Grade	Column 1	Column 2	Column 3
		\$ cts.	\$ cts.	\$ cts.
6 qt. leno basket.....	No. 1.....	0 65	0 74	0 99
6 qt. leno ".....	Domestic or No. 2.....	0 50	0 57	0 76
6 qt. open ".....	0 50	0 57	0 76
11 qt. flat ".....	No. 1.....	0 95	1 08	1 44
11 qt. flat ".....	Domestic or No. 2.....	0 70	0 80	1 07

Pears in Baskets (Kieffers)—

Package	Grade	Column 1	Column 2	Column 3
		\$ cts.	\$ cts.	\$ cts.
6 qt. leno basket.....	No. 1.....	0 45	0 51	0 68
6 qt. leno ".....	Domestic or No. 2.....	0 35	0 40	0 53
6 qt. open ".....	0 35	0 40	0 53
11 qt. flat ".....	No. 1.....	0 60	0 68	0 91
11 qt. flat ".....	Domestic or No. 2.....	0 45	0 51	0 68

Pears in Standard Boxes—

—	Grade	Column 1	Column 2	Column 3
		\$ cts.	\$ cts.	\$ cts.
GROUP 1. Bartlett, Anjou, Bosc, Winter Nelis:				
Wrapped (Anjou only).....	Extra fancy.....	2 95	3 37	4 49
Wrapped.....	Fancy.....	2 55	2 92	3 89
Wrapped.....	"C" grade.....	2 14	2 44	3 25
GROUP 2. Flemish Beauty and all other varieties not in Group 1:				
Wrapped.....	Fancy.....	2 14	2 44	3 25
Wrapped.....	"C" grade.....	1 84	2 10	2 80
Unwrapped.....	"C" grade.....	1 71	1 95	2 60

Plums and Fresh Prunes (all varieties)—

Package	Grade	Column 1	Column 2	Column 3
		\$ cts.	\$ cts.	\$ cts.
6 qt. leno basket.....	No. 1 or lower grade....	0 60	0 68	0 91
6 qt. flat “.....	No. 1 or lower grade....	0 53	0 60	0 80
6 qt. open “.....	0 50	0 57	0 76
11 qt. flat “.....	No. 1 or lower grade....	0 90	1 03	1 37
Standard lug.....	No. 1 or lower grade....	0 97	1 11	1 48

N.B.—1. The maximum prices in this Schedule include cost of containers.

2. For prices of fruit in containers not listed in this Schedule, see Section 18.

(Schedule A as substituted by Administrator's Order No. A-874.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-851

Respecting Maximum Prices of Canned Fruits and Vegetables

(Consolidated as amended by Administrator's Orders Nos. A-935, A-1012 and A-1069)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. This Order comes into effect on August 16, 1943, and replaces Orders No. 148 and No. 186 of the Board. The Order applies to sales by any person of the products listed in Schedule “A” when those products are packed in metal containers of the sizes set forth in that Schedule. It also applies to sales by wholesalers and retailers of the products listed in Schedule “B” when those products are packed in any size of glass or metal container.

Section 23 contains special provisions governing prices on sales by cannery of vegetables listed in Schedule “A” when packed in 16-oz. containers. Special provisions relating to sales of certain fruits by British Columbia Coast Cannery are contained in Section 24.

Sales by any person of the products listed in Schedule “A” when packed in sizes of metal containers for which prices are not fixed in this Order or when packed in glass containers, and sales by cannery of products listed in Schedule “B” will continue to be governed by the provisions of The Wartime Prices and Trade Regulations unless a specific price fixation has been issued or is hereafter issued therefor by or on behalf of the Board.

2. This Order does not apply to any dehydrated or frozen fruit or vegetable or to any soup, jam, jelly or marmalade.

3. All references in this Order to selling or sales include also offerings to sell and offers for sale.

Definitions of Qualities

4. For the purposes of this Order and its Schedules, “fancy,” “choice” and “standard” mean, respectively, the qualities of the products herein referred to as they are defined in the regulations respecting fruits and vegetables issued under the Meat and Canned Foods Act.

Canners—General Provisions

5. "Canner," means a processor, packer or other manufacturer engaged in the business of producing for sale any of the products to which this Order applies, and holding at any time during 1943 a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue.

6. All maximum prices fixed by this Order for sales by canners are exclusive of Dominion sales tax and are f.o.b. the seller's factory or warehouse. At the request of the buyer, a canner may prepay the freight on any shipment, but in that event he must show it as a separate item on his sales invoice to the buyer.

7. Sales by a canner of any product for which a maximum price is fixed by this Order shall, in addition to all other terms and conditions expressed in this Order, be upon the following terms and conditions:

- (i) a discount of $1\frac{1}{2}$ per cent on sales to Commodity Prices Stabilization Corporation Limited, if the account is paid within fifteen days of invoice date;
- (ii) the seller's customary cash discount on sales to any other person;
- (iii) net invoice price if the account is paid within thirty days of invoice date;
- (iv) a discount of one-quarter of 1 per cent in lieu of claims for "swells" on sales to the Commodity Prices Stabilization Corporation Limited;
- (v) the seller's customary allowance for "swells" on sales to any other person.

Sales by Canners to Other than C.P.S.C. Ltd.

8. (1) The maximum price per dozen containers at which a canner may sell to any class of customer any product listed in Schedule "A" hereto, packed in a metal container of a size listed therein, shall be the price for the same set forth in Schedule "A" according to the quality of the product and the size of the container in which it is packed and, in the case of tomato juice and canned vegetables, according to the province in which the canner's factory or warehouse is situated.

(2) Upon written application being made to him by a canner, the Administrator of Processed Fruits and Vegetables may, in his discretion, authorize the canner to sell one brand only of fancy peas, sieve 5 or ungraded, packed in 20 oz. metal containers, of any of the following green strains of peas only, namely, Laxton, Prince of Wales, Stratagem or Alderman, at the maximum price per dozen containers listed hereunder according to the province in which the canner's factory or warehouse is situated—

British Columbia Alberta Saskatchewan Manitoba	Ontario	Quebec	Nova Scotia New Brunswick Prince Edward Island
\$ 1.40	\$ 1.40	\$ 1.35	\$ 1.40

When the Administrator authorizes a canner to sell a brand of peas at the maximum price fixed by this subsection, all the provisions of this Order relating to the products listed in Schedule "A" hereto shall also apply to sales of that brand of peas.

(Subsection (2) as added by Administrator's Order No. A-935.)

Sales by Canners to C.P.S.C. Ltd.

9. On and after December 1, 1943, every canner shall be entitled to sell to Commodity Prices Stabilization Corporation Limited (hereinafter referred to as the "Corporation") that portion of his pack of any product listed in Schedule "A" that receives the approval, as to quality, of inspectors appointed under the Meat and Canned Foods Act; provided that, in the case of canned tomato juice and of any canned vegetable, he must have paid in 1943 prices for the entire quantity of the raw vegetable used by him to produce such product that equal or exceed the prices paid by him for such vegetable in 1941.

10. (1) The maximum price per dozen containers at which a canner, who complies with the provisions of Section 9, may sell a product listed in Schedule "A" to

the Corporation shall be the maximum price for the same set forth in Schedule "A" according to the size of container and the province in which the canner's factory or warehouse is situated, plus an amount equal to any subsidy payable by the Corporation on sales to any other buyer of that product in that size of container, less

- (a) twenty-five cents per dozen containers if packed in 105-oz. containers; and
- (b) five cents per dozen containers if packed in any other size container.

(2) A canner shall not be entitled to any subsidy on a sale by him to the Corporation.

11. All sales made by a canner to the Corporation under the provisions of this Order shall also be subject to the following terms and conditions:

- (a) the canner shall provide storage free of cost until May 31, 1944, for all such products sold by him to the Corporation;
- (b) the canner shall, at his own expense, insure, with loss payable to the Corporation, against fire, to their full insurable value the products so stored by him for the Corporation;
- (c) after May 31, 1944, the canner shall (except as provided in Clause (d)) continue to store and insure the products sold by him to the Corporation and thereafter shall be entitled to be reimbursed by the Corporation for such storage and insurance at the rate of 2 cents per case per month;
- (d) if the Corporation refuses to continue to pay the amount for storage and insurance provided in Clause (c), the canner shall not, after notice of such refusal, be required to continue to store and insure the said products for the Corporation except on such terms as may be mutually agreed upon;
- (e) the Corporation may at any time after January 31, 1944, take possession of any products so stored for it by a canner.

12. The Corporation may withhold payment of any moneys payable to a canner under the provisions of this Order until he has furnished the Administrator of Processed Fruits and Vegetables with satisfactory evidence that he has fully complied with the provisions of Sections 9 and 11.

13. Every canner shall, when required by the said Administrator or any person authorized by him, exhibit to the said Administrator or to his agent or deputy all such books, accounts, records and documents as may be required to show and make a full record and disclosure of all transactions of the canner relating to the purchasing, packing, preserving, selling, storing and insuring of products sold or to be sold by the canner to the Corporation.

Production of Schedule "A" Items in Glass Containers

14. During 1943 a canner must not pack and preserve in glass containers a greater total quantity (by net weight) of any product listed in Schedule "A" than the total quantity of such product so packed and preserved by him during 1941.

Sales by Wholesalers of Schedule "A" Products

15. The maximum price at which a wholesaler may sell any product listed in Schedule "A" packed in a metal container of a size set forth in Schedule "A" shall be the sum of the following:

- (a) the actual price paid by the wholesaler for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, as set forth in Schedule "A," plus actual transportation charges to his place of business if not included in such actual price;
- (b) a markup (percentage of cost) in respect of the product of a particular canner, not greater than the markup (percentage of cost) normally used by such wholesaler in pricing that product during the basic period from September 15, 1941, to October 11, 1941, both inclusive and, if that product was not sold by him during such basic period, not greater than the markup (percentage of

cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price .

Sales by Wholesalers of Schedule "B" Products

16. (1) The maximum price at which a wholesaler may sell any product listed in Schedule "B" hereto, packed in glass or metal containers, shall be the sum of the following:

- (a) the actual price paid by the wholesaler for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, plus actual transportation charges to his place of business if not included in such price; and
- (b) a markup (percentage of cost) in respect of the product of a particular canner, not greater than the markup (percentage of cost) normally used by such wholesaler in pricing that product during the said basic period and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case may the markup exceed ten per cent (10%) of the wholesaler's selling price.

(2) Notwithstanding anything herein contained, on and after December 1, 1943, a wholesaler may increase his prices on sales of any product covered by this Section by consecutive monthly amounts of one-half cent per dozen containers, beginning in the month of December and ending when the next year's pack of that product is available for distribution.

Sales by Retailers of Schedule "A" Products

17. The maximum price at which a retailer may sell a product listed in Schedule "A" packed in a metal container of a size set forth in Schedule "A" shall be the sum of the following:

- (a) The actual price paid by such retailer for the product, but not in any event exceeding the maximum price that may be charged by the canner of such product, as set forth in Schedule "A," plus actual transportation charges to his place of business if not included in such price and, if the retailer did not purchase from a canner, not more than one wholesaler's markup conforming to the provisions of Clause (b) of Section 15; and
- (b) a markup (percentage of cost) in respect of the product of a particular canner not greater than the markup (percentage of cost) normally used by such retailer in pricing that product during the said basic period and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed twenty per cent (20%) of the retailer's selling price

Sales by Retailers of Schedule "B" Products

18. The maximum price at which a retailer may sell or offer to sell any product listed in Schedule "B," packed in glass or metal containers, shall be the sum of the following:

- (a) the actual price paid by such retailer for the product; but not in any event exceeding the maximum price that may be charged by the canner of such product, plus actual transportation charges to his place of business if not included in such price and, if the retailer did not purchase from a canner, not more than one wholesaler's markup conforming to the provisions of Clause (b) of subsection (1) of Section 16;
- (b) any charge paid or payable by the retailer to a wholesaler under authority of subsection (2) of Section 16; and
- (c) a markup (percentage of cost) in respect of the product of a particular canner, not greater than the markup (percentage of cost) normally used by such

retailer in pricing that product during the said basic period and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no case may the markup exceed twenty-five per cent (25%) of the retailer's selling price.

Records and Invoices

19. (1) Every canner and wholesaler shall on every sale of a product covered by the provisions of this Order, furnish the buyer at the time of delivery to him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quality of product, the size of container and price charged.

(2) Every canner and wholesaler shall retain a duplicate copy of each invoice furnished by him as required by this Section.

20. Every wholesaler and retailer shall immediately, upon receipt by him of any product to which this Order applies, prepare and shall thereafter keep a written record showing separately for each wholesale and retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind and quality of product, size of container, the actual price and the freight paid.

21. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

22. Every person who sells at retail a product covered by this Order shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and quality of product, the size of container and the price charged.

Special Provision for 16-oz. Containers (Vegetables)

23. Where a canner packs any vegetable listed in Schedule "A" in 16-oz. containers, his maximum price to any buyer for such product in that container shall be 15 cents per dozen containers less than the maximum price fixed by this Order for sales to that buyer of that product in 20-oz. containers.

Special Provision for B.C. Coast Cannery

24. Any British Columbia Coast Canner who packs and preserves any of the fruits listed in Schedule "A" grown in the Okanagan-Kamloops Districts may apply for and, at the discretion of the said Administrator, may receive permission to increase his maximum price, as fixed by the other provisions of this Order, by an amount not exceeding the cost of shipping similar canned fruits from such districts to his cannery.

Dated at Ottawa, this 12th day of August, 1943.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ORDER A-851

Maximum Prices for Listed Products f.o.b. Canner's Factory or Warehouse, Sales Tax Extra

Product	Size of container	Quality	PRICE ACCORDING TO PROVINCE IN WHICH SELLER'S FACTORY OR WAREHOUSE IS SITUATED					
			British Columbia, Alberta, Saskat- chewan, Manitoba	Ontario	Quebec	Nova Scotia, New Brunswick, Prince Edward Island		
	ounces		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Tomatoes.....	28	{ Fancy.....	1 13	1 08	1 03	1 13		
		{ Choice.....	1 08	1 03	0 98	1 08		
		{ Standard..	1 03	0 98	0 93	1 03		
	105	{ Fancy.....	4 08	3 83	3 58	4 08		
		{ Choice.....	3 83	3 58	3 33	3 83		
		{ Standard..	3 58	3 33	3 08	3 58		
Peas Ungraded.....	20	{ Fancy.....	1 30	1 30	1 25	1 30		
		{ Choice.....	1 15	1 15	1 10	1 15		
		{ Standard..	1 07	1 02	0 97	1 07		
Sieve Size—								
5.....	20	{ Fancy.....	1 25	1 20	1 15	1 20		
		{ Choice.....	1 12	1 07	1 02	1 12		
		{ Standard..	1 07	1 02	0 97	1 07		
	105	{ Fancy.....	5 70	5 70	5 45	5 70		
		{ Choice.....	5 15	4 90	4 65	5 15		
		{ Standard..	4 90	4 65	4 40	4 90		
4.....	20	{ Fancy.....	1 30	1 25	1 20	1 30		
		{ Choice.....	1 17	1 07	1 02	1 12		
		{ Standard..	1 12	1 02	0 97	1 07		
	105	{ Fancy.....	5 89	5 70	5 45	5 70		
		{ Choice.....	5 65	4 90	4 65	5 15		
		{ Standard..	5 39	4 65	4 40	4 90		
3.....	20	{ Fancy.....	1 35	1 30	1 25	1 35		
		{ Choice.....	1 22	1 12	1 10	1 17		
		{ Standard..	1 17	1 07	1 02	1 12		
	105	{ Fancy.....	6 50	6 25	6 00	6 50		
		{ Choice.....	6 14	5 89	5 64	6 14		
		{ Standard..	5 89	5 64	5 39	5 89		
2.....	20	{ Fancy.....	1 45	1 45	1 40	1 45		
		{ Choice.....	1 35	1 35	1 30	1 35		
		{ Standard..	1 17	1 12	1 07	1 17		
	105	{ Fancy.....	7 14	6 89	6 64	7 14		
		{ Choice.....	6 89	6 64	6 39	6 89		
1.....	20	{ Fancy.....	1 75	1 75	1 70	1 75		
		{ Choice.....	1 50	1 50	1 45	1 50		
Corn.....	20	{ Fancy.....	1 20	1 15	1 10	1 20		
		{ Choice.....	1 15	1 07	1 02	1 15		
		{ Standard..	1 10	1 02	0 97	1 10		
	105	{ Fancy.....	5 39	5 14	4 89	5 39		
		{ Choice.....	5 14	4 89	4 64	5 14		
		{ Standard..	4 89	4 64	4 39	4 89		
Whole Kernels in Brine.....	20	Fancy.....	1 20	1 15	1 10	1 20		
Whole Kernel Vacuum Pack...	14	Fancy.....	1 10	1 10	1 05	1 10		

SCHEDULE "A" TO ORDER A-851—Con.

Maximum Prices for Listed Products f.o.b. Canner's Factory or Warehouse, Sales Tax Extra—Con.

Product	Size of container	Quality	PRICE ACCORDING TO PROVINCE IN WHICH SELLER'S FACTORY OR WAREHOUSE IS SITUATED			
			British Columbia, Alberta, Saskatchewan, Manitoba	Ontario	Quebec	Nova Scotia, New Brunswick, Prince Edward Island
	ounces		\$ cts.	\$ cts.	\$ cts.	\$ cts.
Beans.....	20	{ Fancy.....	1 17½	1 17½	1 17½	1 17½
		{ Choice.....	1 07½	1 07½	1 07½	1 07½
		{ Standard..	1 02½	1 02½	1 02½	1 02½
	105	{ Fancy.....	4 98	4 98	4 98	4 98
		{ Choice.....	4 73	4 73	4 73	4 73
		{ Standard..	4 48	4 48	4 48	4 48
Tomato Juice.....	20	Fancy or Choice....	0 82	0 77	0 72	0 82
	26	Fancy or Choice....	0 93½	0 88½	0 83½	0 93½
	28	Fancy or Choice....	0 96	0 91	0 86	0 96
	48	Fancy or Choice....	1 74	1 64	1 54	1 74
	105	{ Fancy.....	3 78	3 53	3 28	3 78
		{ Choice.....	3 53	3 28	3 03	3 53
Pumpkin.....	28	{ Fancy	1 10	1 10	1 10	1 10
		{ Choice	1 05	1 05	1 05	1 05
		{ Standard..	1 00	1 00	1 00	1 00

Product (Syrup or solid pack)	Quality	MAXIMUM PRICE—all Provinces— according to size of container			
		16 oz.	20 oz.	28 oz.	105 oz.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.
Peaches.....	{ Fancy.....	1 32	1 62	2 15	8 00
	{ Choice.....	1 22	1 52	2 05	7 50
	{ Standard.....	1 17	1 47	2 00	7 00
	{ Solid Pack Pie Grade.	—	—	—	8 00
Bartlett Pears.....	{ Fancy.....	1 30	1 62½	2 17½	8 25
	{ Choice.....	1 25	1 57½	2 10	8 00
	{ Standard.....	1 15	1 47½	2 00	7 50
Clapp Favorite and Flemish Pears.	{ Fancy or Choice.....	1 05	1 40	1 85	7 50
	{ Standard.....	1 00	1 30	1 75	7 25
Kieffer Pears.....	{ Fancy or Choice.....	0 90	1 07½	1 40	6 75
	{ Standard.....	0 85	1 02½	1 35	6 50
Plums.....	{ Fancy or Choice.....	0 80	1 00	1 30	5 00
	{ Standard.....	0 75	0 95	1 25	4 75
Apricots (halves).....	{ Fancy.....	1 32½	1 62½	2 17½	7 50
	{ Choice.....	1 27½	1 57½	2 10	7 25
	{ Standard.....	1 22½	1 52½	2 00	7 00
Cherries.....	{ Choice Syrup Pack....	1 60	1 95	2 65	9 50
	{ Choice Solid Pack....	—	—	—	10 15
Blueberries.....	{ Choice.....	—	2 40	—	12 00
	{ Standard.....	—	2 10	—	11 00
Crabapples.....	{ Choice.....	—	—	—	5 75
	{ Heavy Syrup.....	—	—	—	—

(Schedule A as amended by Administrator's Orders Nos. A-935, A-1012 and A-1069.)

SCHEDULE "B"

To Administrator's Order No. A-851

Asparagus Tips.	Loganberries.
Asparagus Cuttings.	Raspberries.
Lima Beans.	Rhubarb.
Peas and Carrots.	Strawberries.
Spinach.	Grape Juice.
Succotash.	Chili Sauce.
Vegetable Macedoine.	Fruits for Salad.
Tomato Puree.	Fruit Cocktail.
Tomato Paste.	Lawtonberries.
Tomato Catsup.	Blackberries.
Blueberries.	

(Schedule B as amended by Administrator's Order No. A-1012.)

GOVERNMENT NOTICE 1

WARTIME PRICES AND TRADE BOARD

Subsidies on Cannery Sales of 1943 Pack

1. Subsidies will be paid to cannery by the Commodity Prices Stabilization Corporation Limited on their sales of the undernoted products of the 1943 Pack at the following rates per dozen:

	16 Oz.	20 Oz.	26 Oz.	28 Oz.	48 Oz.	105 Oz.
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Tomatoes—Fancy Choice or Standard.....				0 13		0 46
Tomato Juice—Fancy or Choice.....		0 03½	0 04½	0 04½	0 07	0 14
Peas—all sieves and ungraded Fancy, Choice or Standard.....	0 05	0 05				0 17
Corn—Fancy, Choice or Standard.....	0 05	0 05				0 19
Green and Wax Beans—Fancy, Choice or Standard.....	0 15	0 15				0 65
Peaches—Fancy, Choice or Standard.....	0 08	0 08		0 10		0 50
Bartlett Pears—Fancy, Choice or Standard..	0 20	0 20		0 25		1 00
Pears—all other varieties—Choice or Standard	0 20	0 20		0 25		0 50
Plums—other than Prune Plums—						nil
Choice or Standard.....	0 10	0 10		0 12		
Prune Plums—Choice or Standard.....	0 20	0 20		0 25		0 50

2. The above Subsidy is not payable on the following:

(a) Sales to the Corporation;

(b) Sales to the Department of Munitions and Supply or any Agency thereof.

NOTE.—Subsidies will continue to be paid on canned goods 1942 pack at the rates specified in Government Notice appended to Board Order 148.

Subsidies to Processors of Raw Tree Fruits of 1943 Crop

3. Subsidies will be paid on Tree Fruit purchased and used for processing. The following table shows the minimum and maximum (specific) price the processor shall pay to the grower and the Subsidy to be paid by the Corporation to the Processor:—

Subsidies will not be paid on any of these Fruits purchased at prices higher or lower than these specified prices.

THE MINIMUM AND MAXIMUM (SPECIFIC) PRICE TO BE PAID BY PROCESSOR TO GROWER INCLUDING
SUBSIDY

	Per Ton	Subsidy Per Ton
	\$ cts.	\$ cts.
Peaches.....	130 00	67 50
Bartlett Pears No. 1.....	100 00	40 00
Bartlett Pears No. 2.....	70 00	30 00
Clapp-Favourite No. 1.....	80 00	30 00
and Flemish Pears No. 2.....	55 00	23 75
Kieffer Pears No. 1.....	60 00	20 00
Kieffer Pears No. 2.....	40 00	17 50
Plums—All Varieties.....	100 00	50 00

The Subsidies per ton of fruit purchased and used will be paid on all of the above fruits processed whether the processed product is sold to the Department of Munitions and Supply, for export, for Ships' Stores, or for any other purpose.

GOVERNMENT NOTICE 2

Commodity Prices Stabilization Corporation Ltd.

In the event that any of the processed fruits or vegetables described in Government Notice 1 above, are exported or sold as Ships' Stores, Subsidies involved in such goods shall be recovered by the Corporation from the Exporter or Ships' Chandler at the rates hereinafter described.

Take notice that the classes and kinds of goods described hereunder have been and are hereby designated as "Subsidized Goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943. Further take notice that the amounts of Subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

CLASSES AND KINDS OF GOODS		AMOUNT OF SUBSIDY			
(a) The Canned Vegetables and Tomato Juice described in Section 1 of Government Notice I.		The rates of Subsidy specified in Section 1 of Government Notice I.			
		Per Dozen In Metal or Glass Containers			
		16 Oz.	20 Oz.	28 Oz.	105 Oz.
		\$ cts.	\$ cts.	\$ cts.	\$ cts.
(b)	(i) Canned Peaches.....	0 50	0 58	0 85	3 20
	(ii) Canned Bartlett Pears.....	0 45	0 50	0 70	2 60
	(iii) Canned Clapp-Favourite and Flemish Pears..	0 39	0 43	0 58	1 70
	(iv) Canned Kieffer Pears.....	0 33	0 35	0 48	1 30
	(v) Canned Plums.....	0 31	0 35	0 50	1 28
	(vi) Canned Prune Plums.....	0 41	0 45	0 63	1 78
(c) Peach Jam.....		Two Cents Per Lb. (12 Fluid Oz.)			
Plum Jam.....		Two Cents Per Lb. (12 Fluid Oz.)			

COMMODITY PRICES STABILIZATION
CORPORATION LTD.
H. B. MCKINNON,
President.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-852

Respecting Used Domestic Radios

Dated August 13, 1943.

Effective August 16, 1943.

AMENDS Administrator's Order No. A-761.

(See Consolidation of Administrator's Order No. A-761, Volume II, Consolidation of Administrators' Orders.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-853

Respecting Fruit and Vegetable Packages

Dated August 3, 1943.

Effective August 9, 1943.

REVOKES Administrator's Order No. A-29 as amended by Administrator's Orders Nos. A-95 and A-354.
(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-854

Respecting the Manufacture of Book, Writing and Specialty Papers

Dated August 14, 1943.

Effective September 1, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1000.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-855

Respecting Base Paper for Conversion into Waxed Bread Wrappers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. Section 3 of Administrator's Order No. A-523 is hereby revoked.
2. This Order shall be effective on and after the 19th day of August, 1943.

Dated at Ottawa, this 14th day of August, 1943.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-856

Fertilizers—Limitation on Use of Potash

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

It is hereby ordered on behalf of the Board as follows:

- | | |
|---|---|
| Purpose and effective date. | 1. This Order comes into force on September 7, 1943 and places restrictions on the use in Eastern Canada of potash as a fertilizer, it being necessary to conserve the supply available and ensure as equitable a distribution as is possible based on agricultural need. |
| Definitions. | 2. For the purposes of this Order, the following words and expressions are given defined meanings as stated below: |
| Potash. | (a) POTASH—means potash of any chemical form. |
| Eastern Canada. | (b) EASTERN CANADA—refers to the provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island. |
| 1943-1944 year. | (c) 1943-1944 YEAR—refers to the 12 month period from July 1, 1943 to June 30, 1944. |
| Permit for purchase. | 3. A person who at any time after September 6, 1943 and during the unexpired portion of the 1943-1944 year desires to obtain for use in Eastern Canada as a fertilizer,—
(a) a factory mixed fertilizer having a content of more than 8 per cent potash (K_2O), or
(b) potash for use as obtained or to make a mixed fertilizer having a content of more than 8 per cent potash (K_2O)
must first obtain a permit from the Administrator of Fertilizers and Pesticides. |
| Application for permit. | 4. Application for such permit must be made upon the form provided for the purpose by the Administrator and obtainable at any office of the Board. The form when properly filled in and signed must be forwarded by the applicant to the nearest Regional Supervisor of Fertilizers and Pesticides Administration. |
| Approval, variation or rejection of application. | 5. Any application for a permit may be approved, varied or rejected. If approved or varied, the permit issued will be forwarded to the applicant who must file it with his supplier when placing his order of purchase for the kind and quantity stated on the permit. If an application is refused the applicant will be notified accordingly. |
| Use in Eastern Canada prohibited except under permit. | 6. The use as a fertilizer by any person in Eastern Canada at any time during the unexpired portion of the 1943-44 year of a factory mixed fertilizer having a content of more than 8 per cent potash (K_2O) or of potash or of a mixed fertilizer made by or for that person and having a content of more than 8 per cent potash (K_2O), if the factory mixed fertilizer or the potash was obtained after September 6, 1943, is prohibited unless that person,
(a) first obtains a permit for such use as required by this Order;
(b) surrenders the permit at the time of purchase to the supplier from whom he buys the factory mixed fertilizer or the potash used; and
(c) limits the use to the land and for the crop specified in the permit. |
| Supplier to obtain permit at time of sale. | 7. (1) A person who supplies and sells fertilizers must not at any time after September 6, 1943, and during the unexpired portion of the 1943-44 year sell potash or a mixed fertilizer having a content of more than 8 per cent potash (K_2O) to any person in Eastern Canada unless that person files with him a permit issued to that person by or on behalf of the Administrator covering the kind and quantity sold. |

(2) As soon as a person who supplies and sells fertilizers has sold any kind or quantity of potash or of a mixed fertilizer having a content of more than 8 per cent potash (K_2O) to any person in Eastern Canada he must endorse on the permit filed with him particulars of the date and place of sale and the kind and quantity sold and forward the permit so endorsed to the Regional Supervisor who issued the permit. Return of permit to the Board by the Supplier.

8. This Order does not apply to or in any way prevent the sale and purchase without a permit of potash for use in Eastern Canada as a fertilizer, if at the time of sale and purchase other fertilizer materials are also sold and bought in such quantities that when the potash is mixed with those other fertilizer materials the mixture will not have a content of more than 8 per cent potash (K_2O). Sales which are excepted.

9. No person who is not a manufacturer or supplier of fertilizers licensed by the Board shall for use in Eastern Canada as a fertilizer after September 6, 1943, and at any time during the unexpired portion of the 1943-1944 year mix or have mixed for him any potash with any other fertilizer materials or any other ingredients so as to make and produce a mixed fertilizer having a content of more than 8 per cent potash (K_2O), unless he first obtains a permit as required by this Order. Prohibition against home mix of fertilizer.

10. No person shall contravene or fail to observe and comply with any of the provisions of this Order or of a permit issued under this Order. Offences.

NOTE.—It is an offence, punishable under The Wartime Prices and Trade Regulations for any person to contravene or fail to observe and comply with the provisions of this Order.

Dated at Ottawa, this 2nd day of September, 1943.

G. S. PEART,
*Administrator of Fertilizers
and Pesticides.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-857

Respecting Pyrethrum and Rotenone

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides it is hereby ordered on behalf of the Board as follows:—

EFFECTIVE DATE, DEFINITIONS AND PURPOSES OF ORDER

1. (1) This Order comes into force on September 6, 1943, and as of that date revokes and replaces Administrator's Order No. A-342 respecting rotenone.

(2) Pyrethrum and rotenone are botanical insecticides which are produced principally, if not entirely, outside of Canada. They are important ingredients in the manufacture of pesticides. The supply is scarce and it is proposed, by this Order, to freeze the stocks of both commodities. The release of such stocks is to be controlled by the Administrator of Fertilizers and Pesticides.

(3) "Pyrethrum" is the ground or unground flower of the plant *chrysanthemum cinerariaefolium*. It includes a processed powder consisting wholly or partly of such flowers or containing their active principle. It also includes a fluid containing wholly or partly the extract from such flowers.

(4) "Rotenone" is the active alkaloid present in derris, cube, timbo and other roots and plants. It includes all such roots and plants, ground and unground. It includes a processed powder consisting wholly or partly of such roots or plants or containing their active principle. It includes also a fluid containing wholly or partly the extract from such roots or plants.

(5) This Order deals with pyrethrum and rotenone as raw materials, as herein defined, and prescribes the conditions under which they may be:

- (a) processed or used as ingredients of manufactured pesticides, or
- (b) bought, sold or otherwise dealt with.

(6) This Order also deals with pyrethrum or rotenone which has been used as an ingredient of manufactured pesticides and imposes certain conditions on sellers and buyers of such pesticides. Unless it is otherwise clearly stated, whenever the words pyrethrum or rotenone are used the primary or raw material, as herein defined, is referred to.

INVENTORIES OF STOCKS TO BE REPORTED

2. (1) Every person who, on the 6th day of September, 1943, has in his possession or under his control any stock of pyrethrum or rotenone or both such commodities shall, on or before September 15, 1943, report in writing to the Administrator of Fertilizers and Pesticides the inventory of such stock.

(2) Every person who, after the 6th day of September, 1943, imports or otherwise obtains possession or the control of pyrethrum or rotenone or both such commodities and who has not obtained permission in writing of the Administrator therefor shall forthwith thereafter report in writing to the Administrator the inventory of such pyrethrum or rotenone so obtained.

PROHIBITIONS AGAINST DEALING IN PYRETHRUM OR ROTENONE EXCEPT UNDER PERMIT

3. Until otherwise authorized by the Administrator, every person shall maintain the pyrethrum or rotenone, which is in his possession or under his control, intact in the same condition in which it was on September 6, 1943, and pyrethrum or rotenone which is hereafter acquired shall be maintained, intact in the same condition in which it was when acquired.

4. Except with the written permission of the Administrator, no person shall process in any manner nor use any pyrethrum or rotenone in the manufacture of any commodity.

5. No person shall sell, deliver or dispose of any pyrethrum or rotenone to any person, until:

- (a) he has received from such person a permit in writing issued by the Administrator and in such case the sale or delivery shall be limited to the quantity indicated in such permit; or
- (b) he has received from the Administrator a direction in writing authorizing or requiring the sale or delivery of a specified quantity to a named person.

6. No person shall purchase or obtain in Canada any pyrethrum or rotenone until he has obtained from the Administrator permission in writing therefor.

AUTHORIZATIONS AND PERMITS

7. Applications for authorizations and permits shall be made to the Administrator. The applicant shall give such information and assurances and shall enter into such undertakings as the Administrator may from time to time require. The authorizations and permits will be issued, in the discretion of the Administrator and subject to such conditions and directions as he may impose.

8. Authority with respect to written permits and authorizations may be exercised by the Director of Pesticides in the name of the Administrator.

RECORDS

9. Every person who deals in, processes, uses, sells or delivers pyrethrum, or rotenone, to which this Order applies, shall keep a complete record of his dealings including the quantities used in every such process, use or sale. The record shall, upon request, be made available for inspection by any authorized representative of the Board.

PYRETHRUM AND ROTENONE CONTAINED IN A PROCESSED OR MANUFACTURED PESTICIDE

10. Every person who sells or supplies a processed or manufactured pesticide containing pyrethrum or rotenone or both of these commodities is prohibited from recommending or permitting to be recommended the use of the pesticide for a purpose other than any of those authorized on the label attached to the container of the pesticide.

11. Every person is prohibited from using or permitting to be used for him a processed or manufactured pesticide containing pyrethrum or rotenone or both of these commodities for a purpose other than any of those authorized on the label attached to the container of the pesticide.

EXEMPTIONS

12. The provisions of this Order are subject to such written exemption as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 31st day of August, 1943.

APPROVED,

M. W. MACKENZIE,
*Deputy Chairman,
Wartime Prices and Trade Board.*

G. S. PEART,
*Administrator of Fertilizers and
Pesticides.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-858

Respecting Used Steel Drums

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Section 13 of Administrator's Order A-604 is amended by adding thereto a subsection No. 5, which subsection shall read as follows:

"(5) The provisions of Section 13 and of the subsections thereof, as above set out, shall not be applicable to steel drums which are used by any farmer for the retention of any commodity which is required by him in the operation of his farm."

2. This Order shall be effective on and after the 20th day of August, 1943.

Dated at Ottawa, this 16th day of August, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-859

Respecting Styling, Sale and Delivery of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets

Dated August 13, 1943.

Effective August 23, 1943.

REVOKED and REPLACED by Administrator's Order No. A-941.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-860

Respecting Metal Containers and Closures

Dated August 23, 1943.

Effective September 1, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1153

For which see Canadian War Orders and Regulations 1944, Vol. II.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-861

Respecting Rooming Accommodation in the Cities of Vancouver and North Vancouver

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purposes of this Order,

- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "landlord" means any person who lets or sub-lets or grants any leave and licence for the occupancy of any rooming accommodation;
- (c) "lease" means and includes any enforceable contract for the letting or sub-letting of any rooming accommodation and every leave and licence for the occupancy of any rooming accommodation, whether such contract or leave and licence is made orally or in writing; and the verbs "let" and "sub-let" shall have a similar extended meaning;
- (d) "local Examiner" means any person appointed as such by the Board or by a Rentals Administrator;
- (e) "rate" or "rental" means any payment or consideration, including any bonus or gratuity to or for the benefit of the landlord, for the possession of any rooming accommodation by the day, week, month, year or other period of time;
- (f) "Rentals Administrator" means a person appointed as such by the Board and includes a Deputy Rentals Administrator similarly appointed;
- (g) "rooming accommodation" means any room or rooms in the city of Vancouver or the city of North Vancouver forming part of the residence of the landlord or his agent and of which the entrance and any facility are used in common by the landlord or his agent and the occupant or occupants of the room or rooms.

2. (1) The provisions of Part I of Order No. 108 of the Board shall cease to apply to rooming accommodation when let at a rate per person.

(2) No person shall let any rooming accommodation at a rate per person unless the accommodation is equipped and furnished (including bedding, linen, and the laundering thereof) for the sleeping accommodation of each occupant. For the purposes of this Order, when rooming accommodation is let at a rate per person, the occupant of the accommodation shall be deemed to be a roomer (or a boarder if any meals are supplied to him for an inclusive rate).

3. (1) If any rooming accommodation is equipped and furnished (including bedding, linen and the laundering thereof) for sleeping accommodation of each occupant,

- (a) the maximum rate per person at which the landlord of such accommodation may let it to any number of occupants shall be the rate per person that he had in effect for that number of occupants on July 1, 1943;
- (b) the maximum rate per person at which the landlord may let such accommodation to a number of occupants for which number he had no rate per person in effect on July 1, 1943, shall be the rate per person first charged by him after July 1, 1943, for that number of occupants.

(2) No person shall charge, demand, receive, collect or pay any rental for any rooming accommodation at a rate per person that is in excess of that fixed for the accommodation under this Section, except to the extent that it is varied under Section 4.

4. (1) An application may be made by the landlord of any rooming accommodation to the local Examiner to increase the maximum rate per person for the accommodation by reason of either of the following special circumstances:

- (a) the maximum rate per person is lower than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood;
- (b) the supplying of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were not supplied or to be supplied for such maximum rate;

in either of which cases, the local Examiner if satisfied that such maximum rate per person is lower than the rate generally prevailing for similar accommodation in the neighbourhood, may increase it to an amount not exceeding such generally prevailing rate.

(2) An application may be made by a roomer or a boarder to decrease the maximum rate per person for the rooming accommodation which he occupies, by reason of either of the following special circumstances:

- (a) the maximum rate per person is higher than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood;
- (b) the lessening of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were supplied or to be supplied for such maximum rate per person;

in either of which cases the local Examiner, if satisfied that such maximum rate per person is higher than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood, may decrease it to the amount of such generally prevailing rate.

5. (1) The local Examiner, of his own motion, may vary the maximum rates for any rooming accommodation when let at a rate per person, by reason of any circumstances referred to in Section 4.

(2) For the purpose of informing himself the local Examiner may enter and inspect any rooming accommodation and shall have the powers of a commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99); but no expense shall be incurred without the written authorization of a Rentals Administrator.

(3) In the exercise of his powers, the local Examiner may adopt such procedure as he deems proper.

6. Any decision by a local Examiner shall be on a form provided by the Board and shall be conclusive as between the parties unless and until varied by a Rentals Administrator.

7. The landlord of any rooming accommodation let on August 30, 1943, shall, on or before September 13, 1943, file with the local Examiner, on a form provided by the Board, particulars of the rooming accommodation and the rate or rates that he had in effect on July 1, 1943, for occupancy of the accommodation, and shall give all other information required by the form.

8. This Order shall be effective on and after August 30, 1943.

Dated at Ottawa this 21st day of August, 1943.

C. R. DEMARA,
A Rentals Administrator.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-862

Respecting Cartons for Packing Beer Bottles

Dated August 21, 1943.

Effective August 25, 1943.

AMENDS Administrator's Order No. A-799.

(See Consolidation of Administrator's Order No. A-799 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-863

Respecting Bread and Bakery Products

Dated August 21, 1943.

Effective September 13, 1943.

REVOKED and REPLACED by Administrator's Order No. A-908.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-864

Respecting Men's, Youths' and Boys' Woollen Work and Sports Clothing

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:—

1. Administrator's Order No. A-809 is revoked and Part I of Schedule "B" of Administrator's Order No. A-207 which was deleted by Administrator's Order No. A-809 is hereby revived.

2. This Order shall be effective on and after the 25th day of August, 1943.

Dated at Ottawa, this 21st day of August, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-865

Maximum Prices for Eastern White Beans (Pea Beans) and Yellow Eye Beans

(Consolidated as amended by Administrator's Order No. A-904)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products it is hereby ordered on behalf of such Board as follows:

1. This Order comes into force on September 1, 1943, fixing the maximum selling prices of Eastern white beans (pea beans) and Yellow Eye beans when sold by processors, wholesale distributors and retailers.

(Section 1 as amended by Administrator's Order No. A-904.)

2. For the purposes of this Order,

"No. 1 Eastern white beans" and "No. 2 Eastern white beans" mean Eastern pea beans conforming respectively with the standards of No. 1 Canada Eastern pea beans and No. 2 Canada Eastern pea beans as set forth in Schedule Two of the definitions of Statutory grades of Eastern Grain established under the Canada Grain Act, 1930 as amended in 1939 and "No. 1 Yellow Eye beans" and "No. 2 Yellow Eye beans" mean beans graded in the same manner as No. 1 Eastern white beans and No. 2 Eastern white beans and conforming with the standards set forth in the footnote to said Schedule 2 for beans of any type or variety other than pea beans.

(Section 2 as amended by Administrator's Order No. A-904.)

SALES BY PROCESSORS

3. (1) *Definition*—"processor" means a person who buys Eastern white beans or Yellow Eye beans from a primary producer and processes and packs them in bags for sale.

(2) The maximum price (including all charges) at which a processor may sell or offer to sell No. 1 and No. 2 Eastern white beans or Yellow Eye beans processed and packed in bags, f.o.b. the processor's plant, shall be

(a) \$2.35 per bushel for No. 1 Eastern white beans or Yellow Eye beans.

(b) \$2.25 per bushel for No. 2 Eastern white beans or Yellow Eye beans.

SALES BY WHOLESALE DISTRIBUTORS

4. (1) *Definition*—"wholesale distributor" means a person other than a processor, who sells Eastern white beans or Yellow Eye beans at wholesale.

(2) The maximum price at which a wholesale distributor may sell or offer to sell at wholesale No. 1 and No. 2 Eastern white beans or Yellow Eye beans shall be the sum of the following items:

(a) the actual price paid by him for the Eastern white beans or Yellow Eye beans but not in any event exceeding the lawful maximum price that may be charged by his supplier;

- (b) any transportation charges he has to pay that are not included in such actual price; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of Eastern white beans or Yellow Eye beans of the same or a substantially similar kind to the same class of buyer but not in any event exceeding ten per cent of his selling price when he sells such Eastern white beans or Yellow Eye beans in sack lots or in the containers in which he received them; and
- (d) if he sells such beans in a quantity less than the quantity in the container in which he received them, he may add to his maximum selling price as above determined an amount not exceeding one cent per pound.

5. Where sales of Eastern white beans or Yellow Eye beans are made between wholesale distributors the total amount of the markups of all wholesale distributors must not exceed the highest amount of markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the Eastern white beans or Yellow Eye beans an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled those Eastern white beans or Yellow Eye beans and the share of the markup which is still available for the buyer.

SALES AT RETAIL

6. The maximum price at which a person may sell or offer to sell at retail No. 1 and No. 2 Eastern white beans or Yellow Eye beans shall be the sum of the following three items:

- (a) the actual price paid by him for the Eastern white beans or Yellow Eye beans but not in any event exceeding the lawful maximum price that may be charged by his supplier;
- (b) any transportation charges he has to pay that are not included in such actual price; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of Eastern white beans or Yellow Eye beans of the same or a substantially similar kind but not in any event exceeding 25 per cent of his selling price.

RECORDS OF SALES AND PURCHASES

7. (1) Every person selling No. 1 and No. 2 Eastern white beans or Yellow Eye beans as a processor or at wholesale shall furnish every buyer before or on delivery of the Eastern white beans or Yellow Eye beans with an invoice showing accurately the date of delivery, the name and complete address of the seller and the buyer, and the actual selling price per bushel of the Eastern white beans or Yellow Eye beans.

(2) Every person selling No. 1 and No. 2 Eastern white beans or Yellow Eye beans at wholesale or at retail shall, before selling or offering to sell the Eastern white Beans or Yellow Eye beans make or cause to be made, an accurate record separately detailed for each place of business operated by him, showing in respect of each purchase of Eastern white beans or Yellow Eye beans by him the date of purchase, the name and complete address of his supplier and the price per bushel paid for the Eastern white beans or Yellow Eye beans.

(3) Every person to whom an invoice is furnished pursuant to subsection 1 of this Section and every person required to keep a record, pursuant to subsection 2, shall retain such record and invoice available for inspection by any representative of the Board for a period of one year from the date of the transaction to which it relates.

(4) The retention by any person of an invoice available for inspection by any representative of the Board shall, in respect of the particulars mentioned in such invoice, be a sufficient compliance by that person with the provisions of subsection 2 of this Section.

OFFENCES

8. It is an offence for a person who is a processor, wholesale distributor or retailer of Eastern white beans or Yellow Eye beans to sell or offer to sell the same at a price higher than his highest selling price fixed by this Order, and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

(Sections 3 to 8 as amended by Administrator's Order No. A-904.)

Dated at Ottawa this 27th day of August, 1943.

J. J. PAGE,
Administrator of Flour and Cereal Products.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-866

Respecting Salt Containers

Dated August 28, 1943.

Effective Sept. 1, 1943.

REVOKED by Administrator's Order No. A-1141 for which see Canadian War Orders and Regulations 1944, Volume I, No. 12.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-867.

Fixing Maximum Prices of Atlantic Coast Canned Chicken Haddies, Finnan Haddies and Mackerel.

Under powers given to the Administrator of Fish and Fish Products by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:—

APPLICATION OF THE ORDER

1. This Order comes into effect on September 2, 1943, and fixes maximum prices on sales of

- (1) canned chicken haddies produced from a combination of haddock, cod and hake;
- (2) canned finnan haddies produced from a combination of haddock, cod, hake and pollock; and
- (3) canned mackerel.

It only applies to those three products when produced from the above fish caught in the waters off the Eastern Coast of Canada or in the waters off the coast of Newfoundland, and processed and packed for sale in hermetically sealed containers.

2. All references in this Order to selling or sales include also offerings to sell and offers for sale.

SALES BY CANNERS

3. (1) *Definition*—"canner" means any person who either actually processes and packs the canned fish to which this Order applies, or assembles for sale the pack of such canned fish which another canner has processed and packed for him.

(2) The following is the maximum price, f.o.b. the canner's shipping point in Canada, at which a canner may sell any canned fish to which this Order applies, according to the number, size and style of the cans:—

- (a) canned chicken haddies—per case of 24 cans of 14 ounce size and flat style \$5.25;
- (b) canned finnan haddies—per case of 24 cans of 14 ounce size and flat style \$5.50;
- (c) canned mackerel—per case of 48 cans of 15 ounce size and tall style \$8.80.

4. The maximum price at which a canner may sell any canned fish to which this Order applies, packed in containers of a style or size not listed in Section 3 shall be such price as may be fixed by or on behalf of the Board subsequent to the effective date of this Order, and no canner shall sell or offer to sell any canned fish to which this Order applies, packed in containers of a size or style not listed in Section 3 unless a maximum price for the sale of same by him has been so fixed.

SALES BY WHOLESALE DISTRIBUTORS

5. (1) *Definition*—"wholesale distributor" means any person other than a canner, who sells canned chicken haddies, finnan haddies or mackerel at wholesale.

(2) The maximum price at which a wholesale distributor may sell at wholesale any canned fish to which this Order applies shall be the sum of the the following:—

- (a) the actual price paid by him for that canned fish but not exceeding the maximum price at which the same may be sold to him by a canner;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941 both inclusive on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.

6. Where sales of canned fish to which this Order applies are made between wholesale distributors the total amount of the markup of all wholesale distributors must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

7. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned fish, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned fish, and the amount of the markup which is available for the buyer.

SALES AT RETAIL

8. The maximum price at which a person may sell at retail any canned fish to which this Order applies, shall be the sum of the following:

- (a) the actual price paid by him for that canned fish but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and

- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned fish but not in any event exceeding twenty-five per cent of his selling price.

RECORDS AND INVOICES

9. (1) Every canner and every wholesale distributor who sells any canned fish to which this Order applies shall on every sale at wholesale before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind of canned fish, the number and the size and style of the cans, and the price charged for that canned fish.

(2) Every canner and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

10. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned fish to which this Order applies purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind of canned fish, the number and size and style of the cans, the actual price paid for that canned fish also transportation charges paid.

11. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

12. Every person who sells at retail any canned fish shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of canned fish and the size and style of its container and the price to the customer.

OFFENCES

13. It is an offence for any person to contravene or fail to observe any of the provisions of this Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

Dated at OTTAWA this 28th day of August, 1943.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-868

Respecting the Prices of Fertilizers in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island

Dated August 30, 1943.

Effective September 2, 1943.

AMENDS Administrator's Order No. A-601.

Note.—Administrator's Order No. A-601 as amended by Administrator's Order No. A-684 and A-868 revoked and replaced by Administrator's Order No. A-1036.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-869

Respecting Cane Molasses

Pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of such Board as follows:

Administrator's Order No. A-55 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,
 - (a) "blend" means a blended mixture of two or more kinds or grades of cane molasses, one of which may be Canadian blackstrap, with or without the addition of sugar syrup;
 - (b) "gallon" means Imperial gallon;
 - (c) "retailer" means a person who in the ordinary course of business sells cane molasses at retail and not for the purpose of resale;
 - (d) "wholesaler" means a person who in the ordinary course of business sells cane molasses to retailers, and includes a jobber or distributor;
 - (e) "sell" includes offer to sell.

PART I—IMPORTED CANE MOLASSES

Definitions

2. For the purposes of this Part

- (a) "Barbados Extra Fancy" means the grade of imported cane molasses so named by the Barbados Produce Exporters Association Limited and sometimes sold in Canada under the trade name of Bema Extra Fancy, Bema Fancy or Bema;
- (b) "cane molasses" means molasses extracted from raw cane sugar or from the juice of the sugar cane;
- (c) "importer" means a person who imports molasses into Canada;
- (d) "port of discharge" means the port in Canada through which an importer customarily received cane molasses during the year 1941.

3. Each maximum price of imported cane molasses fixed in this Part is in cents per gallon and it includes sales tax.

Importers' and Wholesalers' Maximum Prices

4. (1) The maximum price at which an importer or a wholesaler may sell Barbados Extra Fancy molasses in a puncheon ex dock at his port of discharge shall be the price stated after the name of the province in which his port of discharge is located, as follows:

<i>Province</i>	<i>Maximum price per gallon</i>
Nova Scotia, New Brunswick or Prince Edward Island	69c
Quebec or Ontario	70c
British Columbia	78c

- (2) If an importer or a wholesaler sells the said molasses ex warehouse in the same municipality as that in which his port of discharge is located, he may add to the maximum price fixed by subsection 1 of this section for sales by him, an amount not exceeding two cents per gallon.

- (3) If an importer or a wholesaler sells the said molasses ex warehouse in a municipality other than that in which his port of discharge is located, he may add to the maximum price fixed by said subsection 1 for sales by him, an amount not exceeding the cost per gallon of transporting the molasses from his port of discharge to the warehouse, but in no case shall the cost per gallon of transporting the molasses exceed the amount of the L.C.L. railway freight rate per gallon for such transportation.

5. (1) The maximum price at which an importer or a wholesaler may sell Barbados Extra Fancy molasses packed in a bulk container other than a puncheon shall be the maximum price fixed by section 4 for sales by him ex dock or ex warehouse, as the case may be, plus an amount per gallon not exceeding the difference between the price per gallon charged by him in February 1942 for the said molasses delivered in puncheons and for the said molasses delivered in such other bulk container. The amount per gallon of the said difference shall not in any event exceed the amount stated after each respective kind and size of bulk container as follows:

<i>Kind and size of bulk container</i>	<i>Add to price per gallon fixed by section 4</i>
Barrel	5c
Half Barrel	9c
15 Gallon Keg	15c
10 Gallon Keg	20c

(2) No importer or wholesaler shall sell to a retailer any Barbados Extra Fancy molasses or any Barbados Extra Heavy Fancy molasses packed in a 15 gallon keg or a 10 gallon keg.

6. The maximum price at which an importer or a wholesaler may sell Barbados Extra Heavy Fancy molasses (being a grade of imported cane molasses so named by Barbados Produce Exporters Association Limited) ex dock or ex warehouse, as the case may be, shall be the sum total of:

- (a) the maximum price fixed by sections 4 and 5 for sales by him of Barbados Extra Fancy molasses, ex dock or ex warehouse, as the case may be, in the same size of bulk container; and
- (b) an amount not exceeding the amount by which his lawful maximum selling price of the said Heavy molasses exceeded his lawful maximum selling price of the said Barbados Extra Fancy molasses in the month of February, 1942, but not in any event exceeding ten cents (10c) per gallon.

Retailers' Maximum Prices

7. (1) The maximum price at which a retailer may sell Barbados Extra Fancy molasses or Barbados Extra Heavy Fancy molasses in a quantity of one gallon or more which he draws from a bulk container shall be the sum total of:

- (a) the actual price per gallon paid by him for the said molasses but not in any event exceeding the lawful maximum price per gallon that may be charged by the importer or wholesaler who supplied it to him;
- (b) the actual and lawful cost per gallon of transporting the molasses from the said dock or supplier's warehouse, as the case may be, to the retailer's place of business; and
- (c) a markup not exceeding twenty-five per centum (25%) of the actual price as determined by clause (a) of this subsection. A markup shall not be taken on the cost per gallon of transporting the said molasses from the dock at the supplier's port of discharge or from the supplier's warehouse, as the case may be, to the retailer's place of business.

(2) When a retailer sells molasses drawn from a bulk container, in a quantity less than one gallon he may add to his maximum selling price fixed by subsection 1 of this section an amount not more than the amount he added on similar sales he made during February, 1942. However, in any such case the maximum selling price of the lesser quantity must not in any event be more than,—

- (a) for a half gallon—fifty-five per centum (55%) of his maximum selling price for one gallon;
- (b) for a quart—thirty per centum (30%) of his maximum selling price for one gallon;
- (c) for a pint—seventeen per centum (17%) of his maximum selling price for one gallon;

(3) The maximum price at which a retailer may sell the said molasses for delivery in the bulk container in which he received it from his supplier shall be the price fixed by subsection 1 of this section, except that his markup shall not exceed twenty per centum (20%) of the actual price paid by him for the same.

8. This Order does not fix the price of any kind or grade of imported cane molasses other than Barbados Extra Fancy molasses and Barbados Extra Heavy Fancy molasses. Nor does it fix the price of any blend of cane molasses.

PART II—CANADIAN BLACKSTRAP

Definitions

9. For the purposes of this Part,

- (a) "blackstrap" means a refinery final molasses produced in Canada from raw cane sugar;
- (b) "Refiner" means a person who refines raw cane sugar.

10. Each maximum price of blackstrap fixed in this Part is in cents per gallon and in the case of sales by a refiner or wholesaler it does not include sales tax.

Refiners' Prices to Wholesalers

11. (1) The maximum price, f.o.b. refinery, at which a refiner named in this section may sell blackstrap in tank car lots to any person other than a retailer, shall be the price stated after his name, as follows:

<i>Name of Refiner</i>	<i>Maximum price per gallon</i>
Canada & Dominion Sugar Co. Ltd.....	19½c.
St. Lawrence Sugar Refineries Ltd.....	19½c.
Atlantic Sugar Refineries Ltd.....	17c.
Acadia Sugar Refineries Ltd.....	17c.
The British Columbia Sugar Refining Co. Ltd.....	17c.

(2) The maximum price, f.o.b. refiner's warehouse, at which a refiner named in subsection 1 may sell blackstrap in a bulk container to any person other than a retailer, shall be the sum total of

- (a) the maximum price fixed by subsection 1 on sales by him;
- (b) his cost per gallon of the bulk container;
- (c) his cost per gallon of handling and packing the bulk container, but not in any event exceeding 1.4 cents per gallon; and
- (d) his cost per gallon for brokerage charges and other such expenses but not in any event exceeding 1.6 cents per gallon.

Refiners' and Wholesalers' Prices to Retailers

12. (1) The maximum price, f.o.b. refiner's warehouse, at which a refiner may sell blackstrap in a bulk container to a retailer shall be the sum total of

- (a) the maximum price fixed by subsection 2 of section 11; and
- (b) a markup not greater than the markup customarily obtained by him on sales of blackstrap to retailers during the month of October 1942, but not in any event exceeding twelve and one-half per centum (12½%) of his selling price.

(2) The maximum price, f.o.b. wholesaler's warehouse, at which a wholesaler may sell blackstrap in a bulk container shall be the sum total of

- (a) the actual price per gallon paid by him for it, not in any event exceeding the lawful maximum selling price that may be charged by the refiner who supplied it;
- (b) the actual cost per gallon of transporting it from the refiner's plant or warehouse, as the case may be, to his warehouse;
- (c) the cost per gallon of the bulk container if not included in the said actual price;

- (d) the cost per gallon of handling and packing the bulk container if not included in the said actual price. The said cost of packing and handling shall not exceed 1-4 cents per gallon; and
- (e) a markup not greater than the markup customarily obtained by him on sales of blackstrap during the month of October, 1942, but not in any event exceeding twelve and one-half per centum ($12\frac{1}{2}\%$) of his selling price.

Retailers' Prices

13. (1) The maximum price at which a retailer may sell blackstrap in the bulk container in which he received it shall be the sum total of

- (a) the actual price per gallon paid by him for it, not in any event exceeding the lawful maximum price that may be charged by the refiner or wholesaler, as the case may be, who sold it to him;
- (b) sales tax;
- (c) the actual cost per gallon of transporting it from his supplier's warehouse to his place of business; and
- (d) a markup not greater than the markup customarily obtained by him during the month of October 1942, on sales of blackstrap, but not in any event exceeding twenty per centum (20%) of his selling price.

(2) The maximum price at which a retailer may sell blackstrap which he draws from a bulk container shall be the price fixed by subsection 1 of this section for the sale by him of the blackstrap, except that for such sale he may increase his markup to an amount not exceeding twenty-five per centum (25%) of his selling price.

Where Ownership of Bulk Container Does Not Pass to Buyer of Blackstrap

14. Whenever as a condition of sale, ownership in a bulk container of a capacity not less than twenty gallons used to deliver blackstrap, remains with the seller, the seller shall not include in his selling price of the blackstrap any amount for the cost of the container but

- (a) he may make and receive a service charge not exceeding one dollar (\$1.00) per container to cover the cost of cleaning the container and to cover depreciation;
- (b) he may charge and receive from his customer a deposit for each container. The amount of the deposit shall not exceed the cost to him of the container;
- (c) he shall return to his customer the amount of any deposit received, either in cash or by credit in account when the customer returns to him the container in a useable condition.

PART III—CANNED MOLASSES

15. In this Part "canned molasses" means any cane molasses or blend of cane molasses packaged in any kind of sealed container of a capacity of not more than 112 fluid ounces and in which container the molasses is customarily sold to consumers.

16. No person shall pack for sale as canned molasses, more than two grades of cane molasses. The said grades shall be two of the grades of cane molasses he packed for sale as canned molasses during the period September 15, 1941, to the date of this Order. This section does not prevent a person from using the same brands or trade names he used in the said period in selling the said two grades of molasses as canned molasses.

17. If in the calendar year 1942 an importer, blender or wholesaler sold a grade or blend of cane molasses partly in bulk containers and partly as canned molasses he shall not in any subsequent calendar year sell as canned molasses a greater percentage of that grade or blend than he sold as such in the year 1942.

18. This Order does not fix the price at which canned molasses may be sold. If the maximum price of canned molasses has not been fixed by The Wartime Prices and Trade Regulations or by or on behalf of the Board, the provisions of Order No. 214 of the Board must be followed.

PART IV—MISCELLANEOUS PROVISIONS

19. (1) On every sale of Barbados Extra Fancy molasses, Barbados Extra Heavy Fancy molasses or blackstrap by an importer, wholesaler or refiner, every seller shall at the time of delivery of the product to a buyer furnish the buyer with an invoice showing

- (a) the name and complete address of both the seller and the buyer;
- (b) the date of the sale;
- (c) the name of the product sold. Barbados Extra Fancy molasses shall be shown by its name or by the word "Fancy"; Barbados Extra Heavy Fancy molasses shall be shown by its name or by the word "Heavy" and blackstrap by its name;
- (d) the exact quantity in gallons per container and the number of each size of containers delivered except in the case of blackstrap delivered in tank cars when the total quantity in gallons contained in such delivery shall be shown;
- (e) the seller's price per gallon of the product. In the case of a sale of molasses the seller shall show whether the first sale of the same in Canada was ex dock, ex warehouse at port of discharge or ex warehouse located in a municipality other than that in which the first seller's port of discharge is located, as the case may be.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this section.

20. Every person including a retailer who sells Barbados Extra Fancy molasses, Barbados Extra Heavy Fancy molasses or blackstrap immediately he receives such product he has bought shall make a written record at the place of business at which he receives the product showing the date of purchase, the name and complete address of his supplier, the kind of product bought, the quantity in gallons per container and the total quantity, and the actual price per gallon and the transportation charges paid. However, if such person keeps a copy of the invoice he receives from his supplier of the product he need not keep any other record of the particulars of sale shown on the invoice.

21. Every invoice and record which a seller of Barbados Extra Fancy molasses, Barbados Extra Heavy Fancy molasses or blackstrap is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

22. Every person who sells Barbados Extra Fancy molasses, Barbados Extra Heavy Fancy molasses or blackstrap at retail shall upon request of the buyer furnish the buyer with a sales slip showing the date of sale, the seller's name and address, the kind and quantity of the product sold and the price charged for the same.

23. No person shall sell cane molasses for any purpose other than for human consumption unless the Sugar Administrator permits its use for that other purpose.

24. The Sugar Administrator may from time to time permit a quantity of cane molasses to be sold for agricultural or veterinarian purposes. This Order does not apply to sales of cane molasses for such purposes.

25. The provisions of this Order shall be subject to such written exemptions as the Sugar Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances, provided that the prices of any of the products regulated by this Order are not hereby affected by such exemptions.

26. This Order shall be effective on and after the 3rd day of September, 1943.

Dated at Ottawa, this 30th day of August, 1943.

S. R. NOBLE,
Sugar Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER No. A-870****Respecting Animal, Fish or other Organic Products**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides it is hereby ordered on behalf of the Board as follows:

EFFECTIVE DATE AND PURPOSE OF ORDER

1. (1) This Order comes into force on September 7, 1943.

(2) The products specified in the schedule to this Order may be suitable for use either in the manufacture of feeding stuffs or of fertilizers. There is an acute shortage of supply of many of these products. The use of these products for feeding stuffs is more essential than is their use for fertilizers. It is proposed by this Order to prohibit the use of such products as fertilizers except under permit, or special authorization.

PERMIT REQUIRED IF PRODUCTS TO BE USED FOR FERTILIZERS

2. On and after the 7th day of September, 1943, no person, engaged in the business of processing or the manufacture of fertilizers, shall use any of the products listed in the schedule to this Order in the processing of or in the manufacture of fertilizers unless authorized so to do by written permit issued by the Feeds Administrator.

AUTHORIZATIONS AND PERMITS

3. Applications for authorizations and permits for use of the specified products as or in fertilizers shall be made to the Feeds Administrator. The applicant shall give such information and assurances and shall enter into such undertakings as the Feeds Administrator may from time to time require. The authorizations and permits will be issued in the discretion of the Feeds Administrator and subject to such conditions and directions as he may impose.

REQUIREMENTS ON PRODUCERS AND USERS OF SPECIFIED PRODUCTS

4. Except as may be otherwise authorized by the Feeds Administrator every person engaged in the business of processing or manufacturing feeding stuffs containing any of the products listed in the schedule hereto and every person engaged in any business in which he produces any of the products listed in the schedule hereto, either as primary products or as by-products, shall on the disposal of such feeding stuffs or of any of the products listed in the schedule hereto, be bound by the following conditions:—

- (a) If the goods are delivered in packaged form each package shall be labelled or marked so as to clearly show that the contents are for use for purposes other than fertilizer.
- (b) If the goods are delivered in bulk and not packaged there shall be delivered to the person purchasing or receiving the same an invoice or notice in writing which must clearly show that the goods are for use for purposes other than fertilizer.
- (c) A record shall be kept of the quantities processed, manufactured or produced, the quantities sold or disposed of and the persons to whom the sale or disposal was made. Such record shall, upon request, be made available for inspection by any authorized representative of the Board.

5. Every person, who purchases or acquires any of the products listed in the schedule hereto which have been labelled or marked or of which notice has been given in accordance with Section 4 that such products are for purposes other than fertilizer, is prohibited from using or permitting to be used such products as fertilizer.

EXEMPTIONS

6. The provisions of this Order shall be subject to such written exemption as the Feeds Administrator may grant, upon application to him, in individual cases of undue hardship, or other special circumstances.

Dated at Ottawa, this 2nd day of September, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order A-870

Specified products referred to in Administrator's Order No. A-870 (Where these products are defined in the Feeding Stuffs Act (Canada) or the Fertilizers Act (Canada), such definitions shall apply; otherwise the names of these products shall be construed according to ordinary trade usage.)

1. Bone char.
2. Bone meal.
3. Bone flour.
4. Bone phosphate.
5. Dried blood.
6. Blood meal.
7. Fish scrap.
8. Fish meal.
9. Animal tankage.
10. Whale meat.
11. Whale meat and bone.
12. Whale meat and blood.
13. Cottonseed meal.
14. Linseed oil meal.
15. Soya bean oil meal.
16. Any other meal obtained in the removal of oil from seeds of vegetable origin.
17. Urea.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-871

Respecting Leather Dress Gloves and Mitts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-557 regulated the manufacture and packaging of leather dress gloves and mitts and of leather and cotton fabric work gloves and mitts. Administrator's Order No. A-557 is hereby revoked and this Order takes its place as to dress gloves and mitts made in whole or in part of leather. These are referred to in this Order as "gloves".

2. (1) No person who manufactures gloves for sale shall in the manufacture thereof assemble or cause to be cut or assembled or otherwise put into process any

tanned leather except in accordance with the specifications set out in the Schedule hereto, or package or ship any gloves except in accordance with the specifications set out in the said Schedule.

(2) Nothing contained in subsection 1 shall prohibit the manufacture of gloves made from imported leathers of a colour not mentioned in paragraph 2 of the said Schedule.

3. No person shall, in the manufacture of gloves for sale, use any zippers, elastic or elastic webbing.

4. No person shall, in the year 1943, or in any calendar year thereafter, manufacture gloves for sale in more than two-thirds of the number of styles manufactured by him in the year 1942.

5. No person shall, except with the written permission of the Administrator of Work Clothing, acquire any cutting dies, machinery or other equipment for the purpose of manufacturing any style of glove not manufactured for sale by him prior to the effective date of this order.

6. Nothing contained herein shall be deemed to prohibit

(a) the manufacture up to but not after October 15, 1943, of any glove which does not conform to the specifications herein, when such glove is manufactured under any firm order received prior to the date of this Order;

(b) the use by any manufacturer of his present supply of any articles, the use of which is prohibited by this Order, or such articles for which he has placed a firm order prior to the effective date hereof, and which are delivered to him prior to October 15, 1943.

7. This Order shall be effective on and after the 8th day of September, 1943.

Dated at Ottawa, this 3rd day of September, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-871

Dress Gloves

1. Style:

Not longer than six button length.
No attached cuffs.

2. Colour:

No colour other than the following in

(a) Men's Domestic Sheepskin, plain or pigtex;

Tan.

Brown.

Cream or Natural.

Black (Brush and Drum).

Grey (one shade only—medium colour).

Pearl.

(b) Ladies' Domestic Sheepskin, plain or pigtex;

Unlined:

Tan.

Brown.

Cream or Natural.

Oatmeal.

Black (Brush and Drum).

Navy.

White

SCHEDULE—*Concluded*

TO ADMINISTRATOR'S ORDER No. A-871

Lined and Children's:

Tan.

Brown.

Black.

(c) Domestic Sheepskin for Mitts;

Red.

Green.

Navy.

Tan.

Black.

Cream.

Pearl.

(d) Glove Horse Sides (Grain).

Cream.

Pearl.

Black.

California Cream.

Brown.

(e) Glove Cow Sides (Grain).

Cream.

Pearl.

Black.

California Cream.

3. Packaging:

No fly sheets in boxes.

No glazene flaps on paper boxes.

No false bottoms, centre or end blocks or dividing cardboard in paper boxes.

Not less than one dozen pairs per box.

4. Shipments:

No orders for Dress Gloves shall be shipped for less than one quarter (¼) dozen pairs of a colour and style, assorted sizes.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-872

Respecting Leather and Cotton Fabric Work Gloves and Mitts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered on behalf of the Board as follows:—

Administrator's Order No. A-557 was revoked by Administrator's Order No. A-871. This Order replaces the provisions of Order No. A-557 relating to leather and cotton fabric work gloves and mitts.

1. For the purpose of this Order,

"glove" means any glove or mitt, other than dress gloves and mitts, made in whole or in part of leather or cotton fabrics.

2. (1) No person who manufactures gloves for sale shall in the manufacture thereof assemble or cause to be cut or assembled or otherwise put into process any tanned leather except in accordance with the specifications set out in Schedules A and B hereto, or package any gloves except in accordance with the specifications set out in Schedules A and B hereto.

(2) Nothing contained in sub-section 1 shall prohibit the manufacture of gloves made from imported leathers of a colour not mentioned in paragraph 2 of Schedule A hereto.

3. No person shall in the manufacture of gloves for sale use any zippers, elastic or elastic webbing, metal fasteners or domes.

4. (1) No person shall, in the year 1943 or in any calendar year thereafter, manufacture gloves for sale in more than two-thirds of the number of styles manufactured by him in the year 1942;

(2) Nothing contained in sub-section 1 shall prohibit the manufacture of gloves for the Department of Munitions and Supply, or agencies thereof.

5. No person shall, except with the written permission of the Administrator of Work Clothing, acquire any cutting dies, machinery or other equipment for the purpose of manufacturing any style of glove not manufactured for sale by him prior to the effective date of this Order.

6. No person shall manufacture any khaki or brown leather work gloves or mitts of cow sides or of glove or cuff splits except:

- (a) on order of the Department of Munitions and Supply or agencies thereof, and
- (b) tanners' rejects not suitable for Department of Munitions and Supply requirements.

7. Nothing contained herein shall be deemed to prohibit,

- (a) the manufacture up to but not after October 15th, 1943, of any glove which does not conform to the specifications herein, when such glove is manufactured under any firm order received prior to the date of this Order;
- (b) the use by any manufacturer of his present supply of any articles or leather, the use of which is prohibited by this Order, or such articles for which he has placed a firm order prior to the effective date hereof and which are delivered to him prior to October 15th, 1943.

8. This Order shall be effective on and after the 8th day of September, 1943.

Dated at Ottawa, this 3rd day of September, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE A

to Administrator's Order No. A-872

LEATHER WORK GLOVES AND MITTS INCLUDING ROPERS GLOVES

1. Style:

Fabric and Leather bindings are permitted only on Ropers Gloves; and to finish the tops of lined gloves and mitts, and pasted cuffs on gauntlet style gloves; Bindings only in black, brown and red; No decorations such as stars, etc., and no fringe on gauntlets, gloves and mitts.

2. Colour:

No colours other than the following in

- (a) Glove Horse Sides (Grain)
 - Cream
 - Pearl
 - Black
 - Brown
 - California Cream

SCHEDULE A—*Con.*to Administrator's Order No. A-872—*Con.*

- (b) Glove Horse Sides (Buffed)
 - Alaska
 - Boulevard
 - Smoke
 - Chamois No. 120
 - Special Chamois No. 115
- (c) Horse Butts Glove (Grain)
 - Cream
- (d) Glove Cow Sides (Grain)
 - Cream
 - Pearl
 - Black
 - California Cream
- (e) Glove Bellies (Grain)
 - Cream
 - Pearl
 - Black
 - Brown
- (f) Glove Bellies (Buffed)
 - Alaska
 - Boulevard
 - Smoke
- (g) Glove and Cuff Splits
 - Pearl
 - Canary
 - Alaska
 - Fawn (Horse Splits only)
- (h) Embossed Cuff Splits
 - Pearl
 - Brown
 - Alaska
 - Black.

3. Packaging:

- Not less than 1 dozen pairs per box;
- No labels, gummed stickers or paper bands.

SCHEDULE B

to Administrator's Order No. A-872

COTTON FABRIC WORK GLOVES

1. Packaging:

- No boxing except when shipped to wholesalers and retailers;
- No boxing in less than one dozen pairs per box;
- No tacking or binding in pairs;
- No labels, gummed stickers or paper bands.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-873

Respecting Maximum Prices of Grapes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables it is hereby ordered on behalf of the Board as follows:—

INTRODUCTION

Effective Date

1. This Order shall be effective on and after September 6th, 1943.

Reference to Order No. 189 of the Board

2. Pursuant to the proviso contained in Section 2 of Order No. 189 of the Board it is hereby declared that clause (a) of Section 3 of said Order shall not apply to sales of domestic grapes or to sales of the imported grapes to which the provisions of Part II of this Order apply.

Inclusiveness of the Word "Sell"

3. The word "sell" where used in this Order shall include an offer to sell.

What this Order does not cover

4. This Order does not fix the price at which grapes may be sold to a winery.

PART I—GRAPES GROWN IN CANADA

What this Part covers

5. This Part applies to sales of grapes grown in Canada. Such grapes are herein-after called "domestic grapes".

Meaning of certain words

6. For the purposes of this Order

- (a) "licensed shipper" means any person licensed under the provisions of the Fruits, Vegetables and Honey Act to buy and sell fruit who takes delivery from a grower at his farm or other country shipping point in or near the area where the grapes are grown; the expression "wholesaler's agent" shall have a corresponding meaning;
- (b) "trucker" means a person who buys grapes from a grower, taking delivery at the grower's farm or shipping point and who sells and distributes them from his truck;
- (c) "wholesale distributor" means any person other than a grower, licensed shipper, wholesaler's agent or trucker, who sells grapes at wholesale, and a "sale at wholesale" is any sale other than a sale at retail or to a consumer.

Sales by growers to persons other than consumers

7. (1) The maximum price, f.o.b. grower's farm or country shipping point at which a grower may sell domestic grapes of a variety named in the Schedule hereto to a licensed shipper, wholesaler's agent, wholesale distributor, trucker or to a retailer who operates a central warehouse separate from his retail outlet or outlets, and takes delivery at such warehouse shall be the price stated for that variety in clause (a) of paragraph 3 of the Schedule according to the province in which the grapes are grown.

(2) The maximum price at which a grower may sell domestic grapes of a variety named in the Schedule hereto to a retailer other than a retailer referred to in subsection (1) of this Section shall be the price stated for that variety in clause (b) of paragraph 3 of the Schedule according to the province in which the grapes are grown.

Sales by licensed shippers, wholesalers' agents and truckers to wholesale distributors and retailers.

8. The maximum price at which a licensed shipper, wholesaler's agent or trucker may sell domestic grapes of a variety named in the Schedule hereto

- (a) to a wholesale distributor or to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse, shall be the price stated for that variety in clause (a) of paragraph 4 of the Schedule according to the province in which the grapes are grown;
- (b) to a retailer other than a retailer referred to in clause (a) of this section, shall be the price stated for that variety in clause (b) of said paragraph 4 according to the province in which the grapes are grown.

9. All maximum prices fixed by Sections 7 and 8 are f.o.b. seller's farm or country shipping point. However, when the sale is to a buyer whose place of business is in a city, town or village the nearest limits of which are not more than fifteen road miles from the seller's country shipping point he shall deliver free to that place of business.

Sales by licensed shippers, wholesalers' agents and truckers to licensed shippers, wholesalers' agents and truckers.

10. The maximum price at which a licensed shipper, wholesalers' agent or trucker may sell domestic grapes of a variety named in the Schedule hereto, to a licensed shipper, wholesaler's agent or a trucker shall be the maximum price fixed by this Order for sales by him of that variety of domestic grapes to a wholesale distributor.

Sales by growers or truckers to consumers

11. (1) The maximum price at which a grower or trucker may sell domestic grapes of a variety named in the Schedule hereto to a consumer shall be the price stated for that variety in paragraph 5 of the Schedule according to the province in which the grapes are grown.

(2) All maximum prices fixed by this section are f.o.b. seller's farm or country shipping point, and the grower or trucker may add to his price an amount to cover transportation not exceeding the less-than-carload freight rate from his farm or country shipping point to the city, town or village in which delivery is made by him to the buyer. However, if a grower or trucker sells to a consumer through the medium of a public market, or of hawking or such like, delivery shall be free to a consumer in a city, town or village the nearest limits of which are not more than fifteen road miles from the seller's farm or country shipping point.

Sales by wholesale distributors and retailers.

12. (1) The maximum price at which a wholesale distributor or retailer may sell domestic grapes shall in each case be the sum total of the actual price paid by him for the grapes, the actual transportation charges paid by him for the transportation of the grapes from his supplier's shipping point to his place of business and a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him on sales of grapes of the same type and variety during the basic period September 15 to October 11, 1941, both inclusive, but not in any event exceeding,

- (a) twelve and one-half per centum (12½%) of his selling price if he is a wholesale distributor;
- (b) thirty per centum (30%) of his selling price if he is a retailer who operates a central warehouse separate from his retail outlet or outlets and takes and makes delivery at and from such warehouse;
- (c) twenty-five per centum (25%) of his selling price if he is a retailer other than a retailer referred to in clause (b) of this Section.

(2) The said actual purchase price shall not exceed the highest lawful price at which the grapes may be sold by the person who actually supplies the same.

On and after September 20, 1943, the said actual transportation charges that a wholesale distributor or a retailer referred to in clause (b) of subsection 1 may include in his selling price of grapes must not exceed the car-lot freight rate for the same. However, an amount actually paid by the buyer for pre-cooling or refrigeration, or both, of grapes during transit may be included in such selling price. Transportation charges shall not be included by a wholesale distributor or a retailer in his price of grapes which he sells from a place of business located in a city, town or village the nearest limits of which are not more than fifteen road miles from his supplier's farm or country shipping point.

Combined markups of wholesale distributors.

13. Where sales of grapes are made between wholesale distributors the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the grapes an invoice stating the total combined markup and the amount thereof available to the buyer.

Sales on consignment.

14. Domestic grapes received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which he may lawfully sell domestic grapes which he buys for sale.

Containers—sizes, weights and prices.

15. (1) The "standard container" for domestic grapes is specified as the 6-quart basket, either flat packed or open packed. A flat packed container must have a flat top cover. A standard container, flat packed, must contain at least seven pounds of grapes and, open packed, must contain at least eight pounds of grapes. Any other container in which domestic grapes are packed for sale is specified as a "non-standard container".

(2) All prices of domestic grapes fixed by or quoted in this Order or its Schedule are based on the standard container, including the container itself. No separate charge may be made for any container. Accordingly, the maximum price per pound at which domestic grapes may be sold in a standard container is fixed according to the weight of grapes in the container divided into the maximum price at which grapes in the standard container may be sold.

(3) The maximum price at which domestic grapes may be sold when packed in a non-standard container is fixed at the price produced by multiplying the weight in pounds of grapes in the container by the price per pound fixed by subsection 2 of this Section.

PART II—IMPORTED GRAPES

Application of This Part

16. This Part applies to all sales of imported grapes of the *Labrusca* type. It also applies to sales of imported grapes of the *Vinifera* type shipped on and after August 19, 1943, from the original shipping point in the country from which they are imported.

What Delivery Cost Includes

17. The "delivered cost" of grapes which are imported into Canada (hereinafter called "imported grapes") includes only the actual price paid for those grapes, plus such transportation charges, bank and foreign exchange, customs brokerage charges, excise tax and insurance charges as are to be borne by the buyer and not included in such actual price.

Sales by Wholesale Distributors of Imported Grapes of the Vinifera Type

18. The maximum price f.o.b. his warehouse at which a wholesale distributor may sell imported grapes of the *Vinifera* type shall be the sum total of his delivered cost of those grapes and a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him on sales of grapes of the same type and variety during the said basic period, but not in any event exceeding fifteen per centum (15%) of his selling price of those grapes. The actual price which a wholesale distributor includes in his delivered cost shall not be more than the maximum price at which the supplier in the country from which such grapes are imported into Canada may sell the same in that country. The transportation charges included in his delivered cost must not exceed the carload lot freight rate.

Sales by Wholesale Distributors of Imported Grapes of Labrusca Type.

19. The maximum price f.o.b. his warehouse at which a wholesale distributor may sell imported grapes of the *Labrusca* type shall be the maximum price fixed by this Order for sales by him of that variety of domestic grapes.

Sales by Retailers of Imported Grapes of the Vinifera Type.

20. The maximum price per pound at which a retailer may sell imported grapes of the *Vinifera* type shall be the sum total of his delivered cost per pound of those grapes and a markup (percentage of cost) not exceeding the markup (percentage of cost) customarily obtained by him on sales of grapes of the same type and variety during the said basic period, but not in any event exceeding thirty per centum (30%) of his selling price per pound of those grapes.

Sales by Retailers of Imported Grapes of the Labrusca Type

21. The maximum price per pound at which a retailer may sell imported grapes of the Labrusca type shall be the maximum price fixed by this Order for sales by him of that variety of domestic grapes.

PART III—INVOICES AND RECORDS

Sales Invoices

22. (1) On every sale of grapes other than a sale at retail every seller shall at the time of delivery of grapes to a buyer furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the variety of the grapes sold and the price charged therefor and if they are imported grapes.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Record of Purchases

23. Every person including a retailer who sells grapes immediately he receives any grapes he has bought shall make a written record at the place of business at which he receives the grapes, showing the date of purchase, the name and complete address of his supplier, the variety of those grapes, the actual price and the transportation and other charges paid and whether the same are domestic grapes or imported grapes. However, if such person keeps the copy of the invoice he receives from his supplier of the grapes he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

24. Every invoice and record which a seller of grapes is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

25. Every person who sells grapes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the price per pound and the variety of the grapes sold.

Dated at Ottawa, this 31st day of August, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A.-873

DOMESTIC GRAPES

1. All prices quoted in this Schedule are in cents per 6-quart basket (standard container) either flat packed or open packed. A flat packed container must have a flat top cover. A standard container flat packed must contain at least 7 pounds of grapes and open packed must contain at least 8 pounds of grapes.

2. Prices of grapes grown in British Columbia are set forth in column called "B.C." and prices of grapes grown in Ontario are set forth in column called "Ont."

	Varieties—Labrusca Type			
	Blue or White B.C.	Black Roger or Red Ont.	B.C.	Ont.
3. Sales by growers (a) to licensed shippers, wholesalers' agents, wholesale distributors, truckers and to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse	39	36	42	39
(b) To retailers other than those referred to in (a) above.....	44	41	48	45
4. Sales by licensed shippers, wholesalers' agents or truckers to a				
(a) wholesale distributor or to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse	42	39	46	43
(b) retailer other than retailer referred to in (a) above.....	44	41	48	45
5. Sales by growers or truckers to a consumer	58	55	64	60

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-874

Respecting Maximum Prices of Fresh Peaches, Pears and Plums

Dated September 3, 1943.

Effective September 6, 1943.

AMENDS Administrator's Order No. A-850.

(See Consolidation of Administrator's Order No. A-850 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-875

Respecting Housing Accommodation in Congested Areas

Whereas by Order No. 200 of the Wartime Prices and Trade Board certain areas were designated as congested areas;

And whereas under the aforesaid Order the Administrator of Real Property was authorized to designate any additional municipalities or parts thereof as being subject to the provisions of section 4 of the said Order;

Therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the said Board as follows:—

1. The following townships are hereby designated as being subject to the provisions of Section 4 of said Order No. 200 of the Board:

Township of Etobicoke, Township of York, Township of North York, Township of East York and Township of Scarboro all in the Province of Ontario.

2. This Order shall be effective on and after the 7th day of September, 1943.

Dated at Ottawa this 3rd day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-876

Respecting Maximum Prices of Potatoes

Dated August 31, 1943.

Effective September 6, 1943.

REVOKED and REPLACED by Administrator's Order No. A-929.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-877

Respecting Tung Oil

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered on behalf of the Board as follows:—

The restrictions contained in Administrator's Order No. A-437 on the distribution and use of Oiticica Oil are no longer deemed to be necessary and it is desirable to remove such restrictions and to revise the provisions of the said Order relating to Tung oil.

Administrator's Order No. A-437 is therefore revoked and replaced by this Order.

1. No person shall use any tung oil in the manufacture of any paint and varnish materials except with the permission in writing of the Administrator of Oils and Fats and in cases where such material is manufactured for, sold to, or bought or acquired for use by—

- (a) any Department of the Government of Canada, or any agency of such Department, or any contractor or subcontractor of any such Department or any such agency for the purposes of applying protective coatings to munitions, weapons, vehicles of all types used by Armed Forces, aeronautical equipment and instruments and accessories therefor and marine craft and component parts and gear thereof;
- (b) any person who requires such paint or varnish materials for the purposes of applying protective coatings
 - (i) to the outside of any can intended for use as a container of food products for human consumption only when in the normal processing of such food products such outside coatings are essential;
 - (ii) to the inside or lining of any can intended for use as a container of food products for human consumption.

2. Nothing in this Order shall relieve any person from complying with the requirements of Administrator's Order No. A-578 respecting the use and consumption of fats and oils.

3. The provisions of this Order are subject to such written exemptions as the Administrator of Oils and Fats may grant upon application to permit the use of tung oil in paint and varnish materials to be manufactured in Canada for export.

4. This Order shall be effective on and after the 10th day of September, 1943.

Dated at Ottawa, this 7th day of September, 1943.

PHYLLIS J. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-878

Respecting the Manufacture of Paper

Under powers given by the Wartime Prices and Trade Board to the Administrator of Book and Writing Papers, it is hereby ordered on behalf of the Board as follows:—

Certain secondary finishes in the manufacture of paper were eliminated by Administrator's Order No. A-397.

This Order revokes and replaces Administrator's Order No. A-397 and applies not only to the manufacture of paper but to the use of paper which has received a secondary finish. The Administrator of Packages and Converted Paper Products and the Administrator of Publishing, Printing and Allied Industries concur in the present Order.

1. For the purposes of this Order,

- (a) "paper" means and includes book papers (uncoated), litho papers (uncoated), offset papers (uncoated), writing papers, bond papers, stationery papers, bristol papers, blotting papers, text papers and sulphite converting papers;
- (b) "secondary finish" means and includes a finish obtained by calendering, embossing or plating.

2. No person shall apply a secondary finish in the manufacture of paper, except

- (a) a plater finish to papers having a rag content of 20% or more;
- (b) an embossed finish to the base stock for sanitary papers;
- (c) a supercalender finish.

3. No printer, lithographer or paper converter shall use any paper to which a secondary finish has been applied, except

- (a) paper manufactured in accordance with clauses (a) and (b) of Section 2;
- (b) paper to which a supercalender finish has been applied, and this supercalender paper may be used only for:—
 - (i) letter-press printing or lithographing with half-tone plates of a screen of 110 lines or finer; or
 - (ii) letter-press printing or lithographing with gloss inks, or to which varnish is to be subsequently applied; or
 - (iii) lithographing posters; or
 - (iv) rotogravure printing.

4. The provisions of this Order shall be subject to such written exemption as the Administrator of Book and Writing Papers may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 11th day of September, 1943.
Dated at Ottawa, this 7th day of September, 1943.

A. P. JEWETT,
Administrator of Book and Writing Papers.

Concurred:

C. V. HODDER,
*Administrator of Packages and Converted
Paper Products.*

JOHN ATKINS,
*Administrator of Publishing, Printing and
Allied Industries.*

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-879

Respecting Bread and Bakery Products

Dated September 7, 1943.

Effective September 13, 1943.

AMENDS Administrator's Order No. A-863.

Note.—Administrator's Order No. A-863 as amended by Administrator's Order No. A-879 was revoked and replaced by Administrator's Order No. A-908.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-880

Respecting Floor Finishing and Maintenance Machines

Dated September 10, 1943.

Effective September 14, 1943.

AMENDS Administrator's Order No. A-737.

(See Consolidation of Administrator's Order No. A-737 in Volume II, Consolidation of Administrators' Orders.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-881

Respecting Maximum Consumers' Prices for Pulpwood cut from the Stump in the Province of Quebec

Dated September 13, 1943.

Effective September 17, 1943.

AMENDS Administrator's Order No. A-748.

Administrator's Order No. A-748 as amended by Administrator's Order No. A-881 revoked and replaced by Administrator's Order No. A-1080 (for which see Canadian War Orders and Regulations 1944, Volume I, No. 5).

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-882

Respecting Electrical Generators (Small), Motors and Control Equipment

Dated September 14, 1943.

Effective September 17, 1943.

AMENDS Administrator's Order No. A-832.

Note.—Administrator's Order No. A-832 as amended by Administrator's Order No. A-882 was revoked and replaced by Administrator's Order No. A-1020.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-883

Respecting the Conversion of Real Property Known as 99 Lawrence Avenue East, and 202 Rusholme Road, both in the City of Toronto, in the Province of Ontario.

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1943 as Nos. 99 Lawrence Avenue East and 202 Rusholme Road for permission to convert same into a two-family dwelling house and a three-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on June 30th, 1943, has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 99 Lawrence Avenue East, and 202 Rusholme Road, both in the City of Toronto, in the Province of Ontario, into and the use thereof as multiple family dwelling houses, the owner of the single family dwelling house known in the year 1943 as 99 Lawrence Avenue East, Toronto, is hereby permitted to convert such house into and use same as a two-family dwelling house and the owner of the single-family dwelling house known in the year 1943 as 202 Rusholme Road, Toronto, is hereby permitted to convert such house into and use same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall be effective on and after the 20th day of September, 1943.

Dated at Ottawa this 15th day of September, 1943.

R. S. SMART,

Real Property Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-884

Respecting Broom Corn

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered on behalf of the Board as follows:

Restriction on Use in Manufacture

1. No person shall in the twelve month period ending July 31st, 1944, or in any subsequent twelve month period ending July 31st, in any year, use in the manufacture of brooms or whisks a greater quantity, by weight, of broom corn than 80 per cent of the quantity, by weight, used by him in the manufacture of brooms or whisks in the calendar year 1942.

Invoices

2. (1) On and at the time of every sale of broom corn, the seller shall issue a sales invoice, in triplicate whereon there shall be accurately set forth his name and address, the name and address of the buyer, the quantity, by weight, and a detailed description of the broom corn sold, the selling price per pound and the total selling price.

(2) One copy of the invoice shall be furnished to the buyer, one copy shall be retained by the seller and made available for inspection by any authorized representative of the Board at any time within 12 months from the date of the sale, and the remaining copy shall be forwarded to the Administrator of Furniture and Brushes not later than 30 days after the date of the sale.

Administrator may grant Exemptions

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Furniture and Brushes may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Effective Date

4. This Order shall be effective on and after the 20th day of September, 1943.

Dated at Ottawa, this 15th day of September, 1943.

JAS. E. FERGUSON,

Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-885

Respecting Maximum Prices of Ice in Ottawa-Hull District

Dated September 16, 1943.

Effective September 20, 1943.

AMENDS Administrator's Order No. A-793.

(See Consolidation of Administrator's Order No. A-793 in Volume II, Consolidation of Administrators' Orders.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-886

Respecting the Manufacture of Crown Cork Closures for Soft Drinks

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. For the purpose of this Order,

- (a) "closure" means a sealing or covering device (commonly known as a Crown Closure) made wholly or partly of metal and intended as a closure for a bottle to contain soft drinks;
- (b) "soft drink" means a beverage consisting only of unfermented fruit juice in true or synthetic or imitative form or a carbonated, lithiated or mineral water, ginger ale, ginger beer or a beverage having as a basis an extract of kola nuts, or consisting of a compound of two or more such beverages of one or more such fruit juices and of one or more of such waters;
- (c) "blackplate" means any unplated low carbon steel sheet metal. It includes chemically treated blackplate and rejects arising out of the manufacture of blackplate. It does not include scrap or waste material (called "waste"), arising out of the manufacture of containers or closures.

2. In the year 1943 and in each succeeding year the number of closures that a manufacturer thereof may manufacture for sale in Canada shall not exceed one hundred per centum (100%) of the number he manufactured in the year 1942 for sale in Canada.

3. No manufacturer shall use for the manufacture of closures any metal other than blackplate.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Metal Containers, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 21st day of September, 1943.

Dated at Ottawa, this 17th day of September, 1943.

L. F. BURROWS,
Administrator of Metal Containers.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-887

Maximum Prices of Eggs

(Consolidated as Amended by Administrator's Order No. A-945)

Under powers given by the Board to the Administrator of Meat and Meat Products, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on September 27, 1943. It replaces ^{Purpose of} Board Order No. 299 which has been revoked and fixes the highest selling ^{Order and} prices of domestic hen's eggs in the shell (herein referred to as eggs) for ^{effective date.} primary producers, wholesalers and retailers. This Order corrects clerical errors which occurred in Order No. 299, widens the definition of a city so as to include surrounding territory, amends the provisions as to cartoning charges and as to packaging of premium quality eggs and alters some of the Areas. Otherwise the Order is the same as Order No. 299.

Standard
grading of
eggs.

2. (1) Grades of eggs referred to in this Order are the grades for Canadian Egg Standards as specified in Part I of the Regulations for grading, packing and marking of eggs made under the Live Stock and Live Stock Products Act (Canada) 1939.

Definitions.

(2) The words and expressions stated below are for the purposes of this Order given the following defined meanings:

City.

(a) CITY—the city itself and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town, or village which or any part of which is within the said distance, but in the case of the city of Montreal the distance is to be 25 miles measured from its city hall.

Sell.

(b) SELL—covers also an offer to sell.

Sale at
wholesale.

(c) SELL AT WHOLESALE—refers to any sale which is not a sale at retail.

Incubator
eggs not
covered by
Order.

(3) This Order does not affect or relate to eggs intended and sold for incubation.

Highest
selling prices
only are
quoted.

3. (1) All wholesale and retail prices quoted in this Order and its Schedule are the highest (maximum) selling prices and must not be exceeded. Prices vary according to grade of eggs.

Packing and
delivery.

(2) Wholesale prices include packaging and delivery to the buyer's place of business except in the following cases

(a) if delivery by railway, it is to be made at the railway station nearest the buyer's place of business;

(b) if delivery is by railway express at the buyer's request the wholesaler may add to his selling price the difference between railway freight and express charges, if he shows the difference as a separate item on his sales invoice.

Addition of
cartoning
charge to
selling price.

(3) A person who packs eggs for sale in cartons in lots of one dozen or one half dozen eggs may add to his selling price a cartoning charge of not more than 2 cents per dozen or 1 cent per half dozen eggs. If a wholesaler or retailer buys eggs so cartoned, he may on reselling the same, cartoned as he received them, add to his selling price the cartoning charge, not more than the charge above stated, actually paid by him when he bought.

Prices of
Grade B eggs.

(4) Prices of grade B eggs are for grade B large and grade B medium only. Prices of grade B pullet eggs must not be more than the prices for grade C eggs.

Premium
quality eggs.

(5) Sections 4, 5 and 6 do not relate to premium quality eggs and their prices. They are dealt with and priced by Section 7.

Special charge
on eggs
shipped to
remote areas.

(6) Where for the purpose of shipping eggs to a remote area of Canada special methods of processing or packing the same are essential to ensure their fitness for use in such remote area, the Administrator of Meat and Meat Products may, with the approval of the Chairman of the Board, fix a special charge which the seller may add to his selling price of the eggs, if the same be shown as a separate item on the seller's sales invoice.

Highest
wholesale
prices.
Scheduled
prices.

4. The highest price at which a person may sell at wholesale eggs of a grade specified in the Schedule is fixed as follows:—

(a) Schedule prices—to a buyer whose place of business is in a city or area named in the Schedule—the price stated in the Schedule for that city or area according to the grade of the eggs sold;

Non-scheduled
prices.

(b) Non-Schedule prices—to a buyer whose place of business is not in a city or area named in the Schedule—the price shall be the sum total of the following two items:

- (i) the Schedule price (according to grade of the eggs sold) for the city or area named in the Schedule from which the eggs are shipped to the buyer at his place of business. If transhipped en route the city or area where transshipment takes place is to govern in pricing the eggs; and
- (ii) the actual cost of transportation of the eggs from the city or area from which they were shipped or transhipped to the buyer's place of business.

5. (1) The highest cost at which a person may buy eggs for resale at retail must not be more than the highest price at which his supplier is allowed to sell the same as fixed by Section 4 and for premium quality eggs by Section 7 PLUS the cost of transportation of the eggs from the railway station nearest to the retailer's place of business, if delivery to him was by railway and PLUS any amount which by Section 3 is authorized to be added to the selling price. Highest retail prices.

(2) The highest price at which a person who is not the primary producer may sell at retail eggs of a grade specified in the Schedule is fixed at the sum total of the following two items:— Price fixed.

- (a) his actual delivered buying cost of the eggs, but in any case not more than his highest buying cost as fixed by subsection 1 of this Section;
- (b) a markup, based on percentage of cost, not more than the markup, based also on percentage of cost, he customarily obtained during the basic period (September 15 to October 11, 1941) on sales by him at retail of eggs of the same grade, but the markup must not in any case be more than 6 cents per dozen eggs.

6. The highest price at which a person who is the primary producer may either on the public market or elsewhere sell at retail eggs of a grade specified in the Schedule is fixed at the sum total of the following two items:— Primary producers' highest price.

- (a) the highest price at which eggs of the same grade may be sold at wholesale to a buyer in the same place as the consumer, as fixed by Section 4; and
- (b) a markup not more than 6 cents per dozen.

7. (1) Premium quality eggs mean and are limited to grade A-1 eggs or eggs which if not actually graded A-1 are equal to grade A-1 eggs. Eggs not actually graded A-1 but which are equal to grade A-1 eggs may be sold as premium quality eggs only by a person who sold them during the basic period (September 15 to October 11, 1941) and they must be cartoned as follows: Standards for premium quality eggs.
Packaging.

- (a) in a sealed carton bearing the name of the packer and having plainly printed on the outside "Premium Large Eggs" or "Premium Medium Eggs" or "Premium Pullet Eggs", according to size; or
- (b) in such container, sealed or otherwise, as may be approved by such officers of the Board as the Administrator of Meat and Meat Products may designate.

(2) The highest price at which a person, including a primary producer, may sell at wholesale premium quality eggs shall be the sum total of the following two items: Highest selling price of premium quality eggs at wholesale.

- (a) the actual price at which he is at that particular time selling at wholesale the corresponding size of grade A eggs. If he is not at that time selling such eggs then the actual price at which his closest competitor nearest in point of distance is at that particular time selling at wholesale the corresponding size of grade A eggs. In either case the actual price must not be more than the highest price at wholesale at which the corresponding size of grade A eggs could be sold to the same buyer as fixed by Section 4; and

- (b) an amount not more than the difference between his selling prices at wholesale during the basic period of the corresponding size of grade A-1 and grade A eggs or not more than 4 cents per dozen eggs, whichever of the two is the lesser. If during the basic period he did not sell both of those grades, the amount must not be more than 4 cents per dozen eggs.

At retail
and direct to
consumer.

- (3) The highest price at which a person may sell at retail, or a primary producer on the public market or elsewhere may sell direct to the consumer, premium quality eggs shall be the sum total of the following two items:

- (a) the actual price at which he is at that particular time selling at retail or direct to the consumer the corresponding size of grade A eggs. If he is not at that time selling such eggs, then the actual price at which his closest competitor nearest in point of distance is at that particular time selling at retail or direct to the consumer the corresponding size of grade A eggs. In the case of a retailer the actual price must not be more than the highest price at retail at which the corresponding size of grade A eggs could be sold by him to the same buyer as fixed by Section 5. In the case of a primary producer the actual price must not be more than the highest price at which the corresponding size of grade A eggs could be sold by him to the same consumer as fixed by Section 6; and
- (b) an amount not exceeding the difference between his selling price at retail or direct to the consumer during the basic period of the corresponding size of grade A-1 and grade A eggs or not more than 4 cents per dozen eggs, whichever of the two is the lesser. If during the basic period he did not sell both of those grades, the amount must not be more than 4 cents per dozen eggs.

Extra
payments
are part of
buying or
selling price.

8. Any commission, reward, premium or other payment or consideration of any kind in money or money's worth claimed, stipulated for, taken or made, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in eggs shall be and form part of the price at which the eggs are bought or sold.

Order applies
to all sales
of eggs by
primary
producers.

9. (1) This order applies to sales of eggs by primary producers thereof to any manufacturer, processor, wholesaler, retailer or other dealer, and the exemption thereof stated in Order No. 189 of the Board no longer applies.

Price on sales
by primary
producer to
others than
consumers.

- (2) On a sale of eggs by a primary producer to any person other than a consumer he must not sell at a higher price than the highest price at which the same grade of eggs may be sold by any person at wholesale as fixed by this Order.

Sales invoice
to accompany
all sales.

10. (1) Every person including a primary producer who sells eggs at wholesale shall on each sale issue in duplicate a sales invoice showing the name and complete address of both the seller and the buyer, the date of sale and the grade and price of the eggs sold. If the eggs are sold in cartons the size of the cartons must be shown on the sales invoice.

Buyer to be
given copy of
sales invoice.
Seller to
retain copy
of sales
invoice.

- (2) One copy of the sales invoice shall be given to the buyer at the time of sale or delivery and the seller shall keep the other copy available for inspection as hereunder stated. If he keeps the copy as above stated he need not keep any other record of the particulars of sale shown on the invoice. Otherwise he must keep the record.

Retailer to
give sales
slip to buyer
if it is
requested.

- (3) Every person including a primary producer who sells eggs at retail or direct to the consumer if asked by the buyer must give him an invoice or sales slip showing the date of sale, the seller's name and address, the grade and price of the eggs sold and if sold in a carton, the size of the carton.

(4) Every wholesaler and retailer immediately he receives any eggs he has bought shall keep a written record showing separately for each place of business he operates, the date of purchase, name and complete address of his supplier, the grade, quality and price of eggs bought and the cartoning charge if any made by the supplier as permitted by Section 3. Records of purchases of eggs.

(5) Every invoice and record which a seller of eggs is required by this Section to keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates. Inspection of records and invoices.

11. No person shall contravene or in any way fail to observe and comply with the provisions of this Order. Offences.

NOTE.—It is an offence, punishable under The Wartime Prices and Trade Regulations for any person to contravene or fail to observe and comply with this Order.

Dated at Ottawa, this 17th day of September, 1943.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE OF ADMINISTRATOR'S ORDER No. A-887

HIGHEST WHOLESALF SELLING PRICES OF EGGS FOR CITIES AND AREAS NAMED IN THIS SCHEDULE

NOTE—(1) An area named below does not include any of the cities which are named in this Schedule.

(2) All prices shown are in cents per dozen eggs according to grade.

(3) A city is defined by this Order to include the suburbs within 20 miles of the city hall. If part of a suburban city, town or village lies within that distance the whole of it is included in the definition.

PROVINCE	CITIES (including suburban territory)	AREAS (Excluding Cities Named)	PRICES BY GRADES				
			Grade A Large	Grade A Medium	Grade A Pullet	Grade B	Grade C
PRINCE EDWARD ISLAND.....			cts. 50½	cts. 48½	cts. 45½	cts. 45½	cts. 43½
NOVA SCOTIA.....		The Whole Province.....	51½	49½	46½	46½	44½
NEW BRUNSWICK.....		The Whole Province.....	51½	49½	46½	46½	44½
QUEBEC.....	Montreal, Sherbrooke, St. Hyacinthe, Three Rivers, Quebec.....		50½	48½	45½	45½	43½
	Hull.....		50½	48½	45½	45½	43½
	Rouyn.....		51	49	46	46	44
		(A) South of St. Lawrence River and east of a line drawn parallel to and always distant 10 miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick.....	52	50	47	47	45
		(B) South of St. Lawrence River and West of Area A.....	50	48	45	45	43
		(C) Counties of Lac St. Jean and Chicoutimi except the southerly part of Chicoutimi included in Area D.....	52	50	47	47	45
		(D) The strip of territory 30 miles wide bounded on the south by the north shore of the St. Lawrence and Ottawa Rivers and extending from the Saguenay River on the east to the west boundary of the County of Argenteuil on the West.....	50	48	45	45	43

		(E) Counties of Vaudreuil and Soulanges.....	50	48	45	45	43
		(F) The strip of territory 30 miles wide bounded on the south by the north shore of the Ottawa River and extending from the west boundary of the County of Pontiac on the west.....	49½	47½	44½	44½	42½
		(G) That part of the county of Abitibi south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly route of the Canadian National Railway and to the west of but including Senneterre and the whole of the county of Temiscamingue.....	52	50	47	47	45
Toronto, Hamilton, Windsor, St. Catharines, Kingston, Niagara Falls, Port Arthur, Fort William.....			50	48	45	45	43
Ottawa.....			50½	48½	45½	45½	43½
Timmins, Sudbury, Sault Ste. Marie, North Bay, Kirkland Lake.....			51	49	46	46	44
		(A) The County of Haliburton and the Districts of Muskoka, Parry Sound and Manitoulin.....	51	49	46	46	44
		(B) That part of the Districts of Thunder Bay and Cochrane south of a line drawn parallel to and always distant 10 miles north of the most northerly transcontinental route of the Canadian National Railway and the whole of the districts of Timiskaming, Algoma, Sudbury and Nipissing.....	52	50	47	47	45
		(C) That part of the Districts of Rainy River and Kenora south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly transcontinental route of the Canadian National Railway.....	50½	48½	45½	45½	43½
		(D) All that part of Ontario lying to the south and east of Areas, A, B, and C.....	49½	47½	44½	44½	42½
Winnipeg..... Portage la Prairie..... Brandon.....			48½	46½	43½	43½	41½
		(A) All that part of Manitoba lying south of the 53rd parallel of latitude.....	48	46	43	43	41
Regina..... Saskatoon..... Moose Jaw.....			47½	45½	42½	42½	40½
ONTARIO.....							
MANITOBA.....							
SASKATCHEWAN.....							

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-887 (Continued)

PROVINCE	CITIES (including suburban territory)	AREAS (Excluding Cities Named)	PRICES BY GRADES				
			Grade A Large	Grade A Medium	Grade A Pullet	Grade B	Grade C
			cts.	cts.	cts.	cts.	cts.
		(A) All that part of Saskatchewan lying south of the 54th parallel of latitude.	47	45	42	42	40
		47½	45½	42½	42½	40½
ALBERTA	Edmonton.....	(A) The strip of territory lying within ten miles of the Canadian National Railway west of and including Edson and Lovett.					
	Calgary.....	(B) The strip of territory lying within ten miles of the main line of the Canadian Pacific Railway west of and including Banff.	48½	46½	43½	43½	41½
	Lethbridge.....	(C) The strip of territory lying within ten miles of the Crow's Nest line of the Canadian Pacific Railway west of and including Blairmore.					
	Medicine Hat.....	(D) The remaining part of the province of Alberta lying south of the 55th parallel of latitude.	47	45	42	42	40
BRITISH COLUMBIA	(A) All that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island.	50½	48½	45½	45½	43½
		(B) All those parts of the province of British Columbia as follows.— <i>FIRST</i> —that part lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise, and <i>SECOND</i> —that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of the Canadian National Railway from the Eastern boundary of British Columbia to but not including Prince Rupert.	49½	47½	44½	44½	42½

(Schedule as amended by Administrator's Order No. A-945)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-888

Respecting the Conversion of Real Property Known as 130 South Drive, and 316 Bloor Street West, Both in the City of Toronto in the Province of Ontario

(Consolidated as amended by Administrator's Order No. A-971)

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1943 as Nos. 130 South Drive and 316 Bloor St. West for permission to convert same into three-family dwelling houses;

And Whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on September 2, 1943, approved the conversion of the aforesaid real property known as Numbers 130 South Drive and 316 Bloor Street West into and the use thereof as a two-family and a three-family dwelling house respectively, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 130 South Drive, and 316 Bloor St. West, both in the City of Toronto, in the Province of Ontario, into and the use thereof as multiple family dwelling houses, the owner of the single-family dwelling house known as 130 South Drive is hereby permitted to convert into and use the same as a two-family dwelling house and the owner of 316 Bloor Street West is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-Law No. 9868 of the Corporation of the City of Toronto.

(Section 1 as amended by Administrator's Order No. A-971.)

2. This Order shall be effective on and after the 27th day of September, 1943.

Dated at Ottawa this 20th day of September, 1943.

R. S. SMART,
Real Property Administrator.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-889

Respecting Meal and Animal Products for Feeding Purposes

Dated September 21, 1943.

Effective September 24, 1943.

AMENDS Administrator's Order No. A-680.

(See Consolidation of Administrator's Order No. A-680 in Volume II of Administrators' Orders.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-890

Fixing Maximum Prices for Wheat Distillers' Dried Grains

Under authority given to the Feeds Administrator it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. The use of wheat by distillers in the production of alcohol for industrial purposes has resulted in its residual by-product known as wheat distillers' dried grains being made available for animal feeding purposes. This Order comes into effect on October 12, 1943, and fixes maximum prices for this by-product.

2. Definitions—For the purposes of this Order

(1) The term or expression "wheat distillers' dried grains" means the dried residue obtained in the manufacture of alcohol from wheat, or from a grain mixture in which wheat predominates, and packed in bags for sale as animal feeding stuff.

(2) "Wholesale distributor" means any person other than a manufacturer who sells wheat distillers' dried grains at wholesale.

3. All references in this Order to selling or sales include also offerings to sell and offers for sale.

Maximum Selling Prices

4. (1) The maximum prices, exclusive of transportation, at which wheat distillers' dried grains may be sold shall, according to the protein content of that product, be as set forth in the Schedule attached hereto and forming part of this Order.

(2) Except as provided in subsection 2 of Section 5 no transportation charges may be added to the maximum prices set forth in the said Schedule except actual transportation charges not in excess of charges at the carload lot freight rate for transporting wheat distillers' dried grains by the most direct route from the manufacturer's loading point to the buyer's nearest rail unloading point.

5. (1) Any person who manufactures mixed feeds of which wheat distillers' dried grains is a component part, in establishing his cost price of the mixed feeds, shall, with respect to the wheat distillers' dried grains contained therein, include only the actual price paid by him for such product but not in any event exceeding the lawful maximum price fixed by the Schedule of this Order at which a manufacturer could sell wheat distillers' dried grains.

(2) In addition any manufacturer of mixed feeds may, in establishing his cost price of the mixed feeds, add actual transportation charges for those wheat distillers' dried grains not in excess of charges at the carload lot freight rate for transporting those wheat distillers' dried grains by the most direct route from the manufacturer's loading point to the railway station nearest to the warehouse of the mixed feeds manufacturer.

Records and Invoices

6. (1) Every manufacturer and wholesale distributor who sells any wheat distillers' dried grains shall before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the protein content and the price charged for that product.

(2) Every manufacturer and wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

7. Every wholesale distributor and retailer shall immediately upon receipt by him of any wheat distillers' dried grains prepare and shall thereafter keep a written record showing separately for each wholesale or retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the protein content of the product and the actual price and the freight paid.

8. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection for twelve months from the date of the transaction to which it relates.

9. Every person who sells at retail any wheat distillers' dried grains shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the protein content and the price of the product.

Dated at Ottawa, this 7th day of October, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER

No. A-890

MAXIMUM PRICES PER TON FOR WHEAT DISTILLERS' DRIED GRAINS

(f.o.b. seller's loading out point, exclusive of transportation)

When the protein content is:—

Type and Class of Sale	(a) 28% or higher	(b) 25% or higher but less than 28%	(c) 22% or higher but less than 25%	(d) less than 22%
1. By anyone on sales in carload lots.....	\$30 00	\$29 00	\$26 00	\$23 00
2. By manufacturers selling ex their point of production in less than carload lots.....	\$31 00	\$30 00	\$27 00	\$24 00
3. By wholesale distributors selling otherwise than ex their warehouses in less than carload lots to retailers.....	\$31 00	\$30 00	\$27 00	\$24 00
4. By wholesale distributors selling ex their warehouses in less than carload lots to retailers....	\$33 00	\$32 00	\$29 00	\$26 00
5. By any person on sales at retail to consumers...	\$36 00	\$35 00	\$32 00	\$29 00

NOTE:—Transportation charges may be added to the above maximum prices to the extent provided by Section 4 (2) and Section 5 (2).

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-891

Respecting Real Property known as James Bay Hotel and 356 Simcoe Street, both in the City of Victoria, in the Province of British Columbia

Whereas in the City of Victoria there is, due to existing wartime conditions, insufficient living accommodation available by ordinary means for the temporary shelter of all who are in need of such accommodation until such time as they can be placed in other living accommodation in the community and it is desirable and in the public interest that real property known as the James Bay Hotel and 356 Simcoe Street, both in the City of Victoria, in the Province of British Columbia, be acquired under lease by His Majesty in Right of Canada, as represented by the Honourable the Minister of Finance, for this purpose.

Now therefore, under powers given by the Wartime Prices and Trade Board to the Real Property Administrator it is hereby ordered as follows:

1. The owner of real property being firstly, all and singular that certain parcel or tract of land and premises, situate, lying and being in the City of Victoria, in the Province of British Columbia and being composed of lots numbers three (3), four (4), and five (5) of Section twelve (12) as shown in Beckley Farm Victoria City Plan number 887, (except the most easterly six feet (6' 0") of each of said lots taken for road purposes), and being known as James Bay Hotel, and secondly, all and singular that certain parcel or tract of land and premises situate, lying and being, in the City of Victoria, in the Province of British Columbia, and being composed of lot number 1840 Victoria City and known as 356 Simcoe Street, Victoria, is hereby required to forthwith let and deliver vacant possession of the said real property to His Majesty in Right of Canada, as represented by the Honourable the Minister of Finance, during His Majesty's pleasure, at a rental not in excess of the maximum rental in effect therefor or in the absence of such maximum rental, at the maximum rental that shall be fixed under the authority of the Board.
2. This Order shall come into force on the 27th day of September, 1943.

Dated at Ottawa this 23rd day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-892

Respecting Maximum Prices of Apples

(Consolidated as amended by Administrator's Order No. A-922)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables,

It IS HEREBY ORDERED on behalf of the Board as follows:

PART I—INTRODUCTION*Application of the Order*

1. (1) This Order becomes effective on October 1, 1943.
- (2) The provisions of clause (a) of Section 3 of Order No. 189 of the Board, respecting Exemptions from Maximum Prices, shall not hereafter apply to sales of

apples, except to sales of apples to consumers by any organization or group of persons to raise funds for charitable, patriotic, philanthropic or religious purposes.

(3) This Order applies to sales of apples, whether Canadian grown or imported, of all varieties, grades and qualities.

(4) Parts III, IV and V of the Order deal exclusively with Canadian grown apples, while Part VI deals only with imported apples.

Prices are Maximum Prices and Include All Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

PART II—DEFINITIONS

3. For the purposes of this Order,

- (a) "Southern Ontario" means that part of the province of Ontario south of a line drawn parallel to and always ten miles north of the Canadian Pacific Railway Line from Spanish to Sudbury and from Sudbury to Mattawa;
- (b) "Maritimes" means the provinces of Nova Scotia, New Brunswick and Prince Edward Island.

4. (1) For the purposes of this Order varieties of apples are grouped as follows:

- (a) Group No. 1 includes the following varieties: Crimson Gravenstein, Delicious, Fameuse (Snow), Golden Russet, Newton, Northern Spy, Stayman Winesap, Winesap and the McIntosh family (Cortland, Early McIntosh, Hume, Joyce, Kendall, Lobo, Macoun, McIntosh, Melba);
- (b) Group No. 2 includes all varieties not included in Group No. 1.

(2) Where apples of the Gravenstein variety are grown in Ontario, Quebec or British Columbia they shall be grouped in Group No. 2.

(3) Where apples of the Northern Spy variety are grown in British Columbia they shall be grouped in Group No. 2.

Grades

5. (1) "Extra fancy grade", "Fancy grade", "'C' grade", "Combination fancy and 'C' grade", "household grade", "No. 1 grade" and "Domestic grade" mean respectively, apples, whether Canadian grown or imported, which are graded, packed and marked in accordance with the standards for grades of apples as defined and described in the Regulations issued under the Fruit, Vegetables and Honey Act.

(2) "Combination No. 1 and domestic grade" means apples grown and sold in Ontario which are graded, packed and marked in accordance with the standards for that grade defined and described in the Regulations issued under the Farm Products Grades and Sales Act (Ontario).

Shipper

6. "Shipper" means a primary producer of apples, or any other person who assembles and ships apples at the point of production.

Wholesale Distributor

7. "Wholesale distributor" means any person other than a shipper, who sells apples at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys apples for his personal or household consumption.

Distributing Centre

8. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

9. The word "sell" as used in this Order also covers an offer to sell.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales by Shippers to Wholesale Distributors

10. (1) The maximum price at which a shipper may sell apples grown in Ontario or Quebec of a variety and grade, and packed in a kind of container set forth in Part I of Schedule "A" hereto, to a wholesale distributor delivered,

- (a) at any distributing centre on the Island of Montreal or in Southern Ontario, shall be the price for the same set forth in Part I of Schedule "A";
- (b) at any distributing centre in any part of Canada not included in that part described in clause (a) preceding, the maximum price for the same as set forth in said clause (a), together with or less, as the case may be, the amount, if any, by which the cost of transporting apples at the lowest carload lot freight rate from the shipping point in Ontario or Quebec to such distributing centre is greater or less than 25 cents per 100 pounds of apples.

(2) The maximum price at which a shipper may sell apples grown in the Maritimes of a variety and grade and packed in a kind of container set forth in Part II of Schedule "A" to a wholesale distributor delivered,

- (a) at Kentville, Nova Scotia, shall be the maximum price for the same set forth in Part II of Schedule "A";
- (b) at any other distributing centre in any part of Canada, shall be the maximum price for the same at Kentville as set forth in clause (a) preceding, PLUS the cost of transporting apples at the lowest carload lot freight rate from Kentville to such other distributing centre.

(3) The maximum price at which a shipper may sell apples grown in British Columbia of a variety and grade and packed in a kind of container set forth in Part III of Schedule "A" to a wholesale distributor delivered,

- (a) at Kelowna, British Columbia, shall be the maximum price for the same set forth in Part III of Schedule "A";
- (b) at any other distributing centre in any part of Canada shall be the maximum price for the same at Kelowna as set forth in clause (a) preceding PLUS the cost of transporting apples at the lowest carload lot freight rate from Kelowna to such other distributing centre.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

11. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of those apples at such warehouse, or to the operator of a dehydrating plant or to any commercial processor of apples, delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell those apples to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

12. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to any person *other than*

- (a) a wholesale distributor;
- (b) the operator of a dehydrating plant;
- (c) a commercial processor of apples;
- (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse; or
- (e) a consumer

delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which he may sell those apples to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Sales by Shippers to Consumers

13. The maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in Schedule "A" to a consumer delivered at any point in any part of Canada shall be the sum of the following:

- (a) the maximum price fixed by Section 12 at which he may sell those apples delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding 20 per cent of his selling price.

Periodic Increases in Shipper's Maximum Prices

14. The maximum price at which a shipper may sell any variety or grade of apples to any buyer during any month set out in the following table shall be the maximum price on sales by him of those apples to that class of buyer, as fixed by Sections 10, 11, 12 or 13, as the case may be, PLUS the additional amount, according to the kind of container, set out for that month in the table.

TABLE TO SECTION 14

INCREASES IN MAXIMUM PRICES

Month	Standard Box, Crate Bushel Hamper	Standard Barrel	Other Containers
	(per container)	(per barrel)	(per pound of fruit)
December.....	7c.	20c.	1/6c.
January.....	17c.	50c.	2/5c.
February.....	27c.	80c.	3/5c.
March.....	37c.	\$1.10	4/5c.
April to August inclusive.....	47c.	\$1.40	1 1/6c.

(Table as substituted by Administrator's Order No. A-922.)

Sales of Loose-packed Apples

15. If apples are loose-packed in accordance with the Regulations of the Province in which they are grown and sold but in all other respects conform with a grade defined in Section 5, the maximum price on sales of such loose-packed apples to any class of buyer shall be the maximum price fixed by the other provisions of this Order on sales by a shipper of the same grade and variety of apples to that class of buyer LESS 45 cents per barrel, or 15 cents per bushel hamper or crate.

(Section 15 as substituted by Administrator's Order No. A-922.)

Sales of Ungraded Apples

16. Except as provided in Section 15 (which deals with loose-packed apples) where apples are not graded, packed and marked in accordance with a grade described in Section 5, the maximum price at which a shipper may sell any variety of those apples to any class of buyer shall be an amount equal to the lawful maximum price

at which he may sell domestic grade apples of that variety to that class of buyer LESS 45 cents per barrel or 15 cents per bushel hamper or crate. The provisions of this Section do not apply to windfalls which are dealt with by Section 17.

(Section 16 as substituted by Administrator's Order No. A-922.)

Sales of Windfalls

17. (1) "Windfalls" means apples which are not picked by hand from the tree but which although ungraded as to quality and standard may lawfully be sold.

(2) In provinces where the sale of windfalls is allowed the maximum price at which a shipper may sell windfalls of any variety to any class of buyer, shall be an amount equal to the maximum price at which he may sell domestic grade apples of the same variety to that class of buyer LESS 60 cents per barrel or 20 cents per bushel hamper or crate.

(Section 17 as amended by Administrator's Order No. A-922.)

Sales of Apples in Unlisted Containers

18. (1) Where apples grown in one of the three parts into which Canada is divided for the purposes of this Order are sold in a kind of container not listed in that Part of the Schedule hereto relating to those apples the maximum price at which a shipper may sell those apples in an unlisted container shall bear a true relationship as set forth in subsection (2) to the maximum price for those apples packed in their base container. The following table shows the base containers and their standard net weights.

TABLE OF BASE CONTAINERS

<i>Area of Production</i>	<i>Base Container</i>	<i>Standard Net Weight</i>
Ontario and Quebec (Part I)	bushel hamper	45 pounds
Maritimes (Part II)	standard barrel	135 pounds
British Columbia (Part III)	standard box	43 pounds

(2) The maximum price at which a shipper may sell any apples in a container which is not listed in the Part of the Schedule relating to those apples shall be determined on the basis of the maximum price fixed by the other provisions of this Order for sales of the same grade and variety of such apples packed in their base container according to the relationship which the net weight of the apples in the unlisted container bears to the standard net weight of the apples in their base container, cost of package included.

(3) *Example*—If 15 pounds of No. 1 grade apples of the Northern Spy variety, grown in Ontario (Part I) are sold in a paper bag or other container not listed in Part I of the Schedule, the maximum price will be 15/45ths (One-third) of the maximum price for that grade and variety of apples sold in a bushel hamper.

(Section 18 as amended by Administrator's Order No. A-922.)

PART IV—SALES BY WHOLESALE DISTRIBUTORS

19. The maximum price at which a wholesale distributor may sell any apples grown in Canada delivered to a buyer at any point in Canada shall be the sum of the following:—

- (a) the actual price paid by the wholesale distributor but not in any event exceeding the maximum price, as fixed by this Order, at which a shipper may sell such apples to a wholesale distributor delivered to the distributing centre which is nearest to such point;
- (b) if such point is not within a distributing centre and is not within the customary free delivery zone of the wholesale distributor, an amount equal to the cost of transporting apples by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding 12½ per cent of his selling price.

Periodic Increases in Maximum Prices

20. The maximum prices fixed by Section 19 apply to sales of apples by wholesale distributors during the months of September, October and November in any year. The maximum price at which a wholesale distributor may sell apples during any other month in any year shall be the sum total of an amount equal to the maximum price at which he may sell those apples as fixed by Section 19 and an amount equal to the difference, if any, between (a) the maximum price at which a shipper could have sold those apples to him during the month they were purchased by him (the wholesale distributor) and (b) the maximum price at which a shipper may sell those apples to him during the month in which those apples are sold by the wholesale distributor.

Sales on Consignment

21. Apples received by a person on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell apples of the same variety and grade which he buys for resale.

Combined Markups of Wholesale Distributors

22. Where sales of apples are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the apples an invoice stating the total combined markup and the amount thereof available to the buyer.

PART V—SALES BY RETAILERS

23. The maximum price at which a person other than a shipper may sell at retail any apples grown in Canada shall be the sum of the following:—

- (a) his actual delivered cost of those apples but not exceeding the lawful maximum delivered price that may be charged by his supplier under the provisions of this Order;
- (b) Where he sells apples during any month in any year other than the month of September, October or November, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold those apples to him during the month they were purchased by him (the retailer) and (ii) the maximum price at which a shipper may sell those apples to him during the month in which those apples are sold by the retailer;
- (c) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds; or
- (d) if the seller is a retailer who operates a central warehouse separate from his retail outlet or outlets who purchased those apples from a shipper and actually took delivery at such central warehouse, a markup not exceeding
 - (i) 25 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 30 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds.

PART VI—IMPORTED APPLES

Maximum Prices—Sales by Wholesale Distributors

24. (1) The maximum price at which a wholesale distributor may sell any grade and variety of imported apples in any month delivered

- (a) at any point in that part of Canada west of the 88th meridian of west longitude shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in British Columbia delivered to that point in that month;
- (b) at any point on the Island of Montreal or in Southern Ontario shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered to that point in that month;
- (c) at any other point in Ontario east of the 88th meridian of west longitude or in Quebec shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered to that point in that month; or
- (d) at any point in the Maritimes shall be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in the Maritimes delivered to that point in that month.

(2) The provisions of Section 22 respecting maximum combined markups of wholesale distributors shall also apply to sales of imported apples.

Maximum Prices—Sales by Retailers

25. The maximum price at which any person may sell imported apples at retail shall be the sum of the following:—

- (a) the actual delivered price paid by him for those apples but not in any event exceeding the maximum price at which they may be sold to him by a wholesale distributor under the provisions of this Order; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds or are packed in containers having a capacity of less than 35 pounds.

PART VII—STOCKS ON HAND

Sales by Wholesale Distributors

26. If on the effective date of this Order a wholesale distributor has stocks of apples on hand or in transit, whether Canadian grown or imported, the maximum price at which he may sell those apples shall be the sum of the following:—

- (a) his actual cost of the apples including transportation; and
- (b) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Wholesale Distributors to Supply Invoices

27. Where a wholesale distributor sells apples under the provisions of Section 26 he shall, prior to or concurrently with delivery of the apples, furnish his buyer with an invoice certifying that the apples represent stocks on hand or in transit on the effective date of this Order.

Sales by Retailers

28. (1) If on the effective date of this Order a retailer has on hand stocks of apples, whether Canadian grown or imported, the maximum price at which he may sell those apples shall be the sum of the following:—

- (a) his actual cost of the apples including transportation; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price where the apples are packed in containers having a capacity of 35 pounds or more; or

- (ii) 25 per cent of his selling price where the apples are sold in quantities of less than 35 pounds, or are packed in containers having a capacity of less than 35 pounds.

(2) The maximum prices fixed by subsection (1) of this Section shall also apply to sales by a retailer of apples purchased by him on or before October 9, 1943, and which are invoiced to him as stocks in the hands of a wholesale distributor or in transit on the effective date of this Order.

Restriction on Application of this Part

29. After October 9, 1943, the provisions of Sections 26, 27, and 28 shall not apply, and sales of apples then in the hands of a wholesale distributor or of a retailer shall be governed by the other provisions of this Order fixing maximum prices on sales by such persons.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

30. (1) On every sale of apples other than a sale at retail every seller shall at the time of delivery of the apples furnish the buyer with an invoice showing,

- (a) the name and complete address of the seller and the buyer and the date of sale;
- (b) the grade and variety of apples and the kind of container in which they are packed;
- (c) the province in which the apples are grown; and
- (d) the quantity sold and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

31. Every wholesale distributor and every retailer shall immediately upon receipt by him of any apples purchased by him make a written record at the place of business at which he receives the apples showing,

- (a) the name and complete address of his supplier and the date of purchase;
- (b) the grade and variety of apples and the kind of container in which they are packed;
- (c) the province in which they are grown; and
- (d) the quantity purchased and actual price paid; however, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

32. Every invoice and record which a seller of apples is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

33. Every person who sells apples at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, quantity and price of the apples sold.

PART IX—GENERAL PROVISIONS

Additional Payments to be Part of Price

34. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in apples shall be and form part of the price at which the apples are sold or bought.

Protective Services

35. (1) "Protective service" means heating, refrigeration, or insulation of a freight car in which apples are shipped.

(2) The maximum prices fixed by this Order do not include the cost of protective services necessary to protect shipments of apples while in transit. Where it is necessary to use any customary protective service for the protection of any shipment of apples while in transit the maximum price at which any person may sell those apples shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of those apples to that class of buyer PLUS the actual cost of that protective service but not exceeding the standard or customary charge for same.

Dated at Ottawa, this 27th day of September, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruits and Vegetables

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER No. A-892

Notes to Schedule "A"

1. The maximum prices in this Schedule include the cost of the containers.
2. All containers listed in this Schedule are standard containers conforming with the Regulations under The Fruit, Vegetables and Honey Act.
3. For maximum prices of apples in containers not listed in the Schedule see Section 18.
4. The maximum prices in the Schedule are for apples properly packed according to the said Regulations. For maximum prices of "loose-packed" apples see Section 15.
5. Ungraded apples and windfalls must be priced according to Sections 16 and 17 respectively.
6. The following grade abbreviations are used in this Schedule;

Extra Fancy Grade	E.F.
Fancy Grade	Fcy.
"C" Grade	"C"
Combination Fancy and "C" Grade	Comb. Fcy-C
No. 1 Grade	No. 1
Domestic Grade	Dom.
Household Grade	H.H.
Combination No. 1 and Domestic Grade	Comb.

PART I

Maximum prices for sales by shippers to wholesale distributors of apples grown in Ontario or Quebec and delivered at any distributing centre on the Island of Montreal or in Southern Ontario.

VARIETIES IN GROUP No. 1				VARIETIES IN GROUP No. 2		
Kind of container	GRADES			GRADES		
	No. 1	Comb.	Dom.	No. 1	Comb.	Dom.
	\$	\$	\$	\$	\$	\$
Barrels.....	6.60	5.70	5.60	5.00
Bushel Hamper.....	2.20	2.05	1.90	1.85	1.75	1.65
Crate.....	2.35	2.20	2.05	2.00	1.90	1.80
6-qt. basket.....	.49	.45	.42	.41	.39	.37
11-qt. basket.....	.82	.76	.70	.68	.65	.62

Kind of container	GRADES				GRADES			
	E.F.	Fcy.	"C"	Comb. Fcy—C	E.F.	Fcy.	"C"	Comb. Fcy—C
	\$	\$	\$	\$	\$	\$	\$	\$
Box (Wrapped).....	2.75	2.50	2.25	2.38	2.15	1.95	2.05
Cartons.....	2.75	2.50	2.25	2.38	2.15	1.95	2.05
Half Bushels.....	} 3/5 of the maximum price of corresponding variety and grade in bushel hampers, crates or cartons, respectively.							
Half Cartons.....								

PART II

Maximum prices for sales by shippers to wholesale distributors of apples grown in the Maritimes. All prices are f.o.b. Kentville, N.S.

VARIETIES IN GROUP No. 1			VARIETIES IN GROUP No. 2	
Kind of Container	GRADES		GRADES	
	No. 1	Dom.	No. 1	Dom.
	\$	\$	\$	\$
Barrels	5.85	4.95	4.85	4.25
Bushel Hampers.....	1.95	1.65	1.62	1.42

Kind of Container	GRADES				GRADES			
	E.F.	Fcy.	"C"	Comb. Fcy.—C	E.F.	Fcy.	"C"	Comb. Fcy.—C
	\$	\$	\$	\$	\$	\$	\$	\$
Boxes (wrapped).....	2.60	2.35	2.10	2.23	2.00	1.80	1.90
Cartons.....	2.60	2.35	2.10	2.23	2.00	1.80	1.90

PART III

Maximum prices for sales by shippers to wholesale distributors of apples grown in British Columbia. All prices are f.o.b. Kelowna, B.C.

VARIETIES IN GROUP No. 1						VARIETIES IN GROUP No. 2				
Kind of Container	GRADES					GRADES				
	E.F.	Fcy.	"C"	Comb. Fcy.-C	H.H.	E.F.	Fcy.	"C"	Comb. Fcy.-C	H.H.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Box (wrapped).....	2.35	2.10	1.75	1.90	1.85	1.65	1.75
Box (unwrapped).....	1.60	1.75	1.70	1.50	1.60	1.55

(Schedule A as substituted by Administrator's Order No. A-922.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-893

Respecting Prices of Dressed Poultry and of Live Poultry

(Consolidated as amended by Administrator's Orders Nos. A-930 and A-1019.)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products it is hereby ordered on behalf of the Board as follows:—

PART I—General

Replacement of previous Orders and effective date

1. This Order replaces Orders Nos. 197, 268 and 277 of the Board which have been revoked by the Board, and is effective on and after October 4th, 1943.

What this Order covers

2. Part I contains definitions and provisions of general application to the Order.

Part II deals with dressed poultry. Maximum prices are fixed for the sale at wholesale and at retail of the various kinds and sub-kinds of graded and ungraded dressed poultry. These maximum prices vary according to the period of the year when, and the place at which, dressed poultry is delivered.

Part III deals with live poultry. Maximum prices are fixed on sales of live poultry at wholesale and at retail.

Part IV provides rules respecting invoices, sales slips and records.

Meaning of certain words

3. For the purposes of this Order,

(a) "sell" includes offer to sell;

(b) "sell at wholesale" refers to any sale which is not a sale at retail;

(c) "zone" means one of the zones numbered and described in Section 4.

Definitions of Zones

4. For the purposes of this Order the following zones are established:

(a) Zone No. 1 composed of

(i) the provinces of Prince Edward Island, Nova Scotia and New Brunswick;

(ii) that part of the province of Quebec lying south of the St. Lawrence River and east of a line drawn parallel to and always at a distance of ten miles

west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick including all stations on that railway; and

(iii) the counties of Lac St. Jean and Chicoutimi;

- (b) *Zone No. 2* composed of that part of the Province of Quebec lying to the south and west of *Zone No. 1*, and bounded on the north by the 48th parallel of latitude from the point where it intersects the westerly bank of the St. Lawrence River to the point of its intersection near Strachan with the most northerly transcontinental route of the Canadian National Railway, and westerly therefrom by a line drawn parallel to and always at a distance of ten miles north of the said railway.
- (c) *Zone No. 3* composed of that part of the province of Ontario lying to the south of a line drawn parallel to and always at a distance of ten miles north of the most northerly transcontinental route of the Canadian National Railway including all stations on that railway;
- (d) *Zone No. 4* composed of all that part of the province of Manitoba lying south of the 53rd parallel of latitude;
- (e) *Zone No. 5* composed of that part of the province of Saskatchewan lying south of the 54th parallel of latitude;
- (f) *Zone No. 6* composed of that part of the province of Alberta lying south of the 55th parallel of latitude;
- (g) *Zone No. 7* composed of
- (a) all that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island, and
- (b) the following additional parts of the Province of British Columbia
- (i) that part lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise; and
- (ii) that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of the Canadian National Railway from the Eastern boundary of British Columbia to but not including Prince Rupert.

Kinds and sub-kinds of poultry

5. The poultry referred to in this Order are of the following kinds and sub-kinds (in brackets), namely:—chickens, (broilers, fryers, roasters, capons and poulards); fowl (hens and old roosters); turkeys (young hens and young toms, old hens and old toms); ducks and geese.

Packing periods and deficiency periods

6. For the purposes of this Order the packing period and the deficiency period of each kind and sub-kind of poultry shall be as follows:

<i>Kind and sub-kind</i>	<i>Packing period</i>	<i>Deficiency period</i>
	<i>(all dates inclusive)</i>	
<i>Chickens</i>		
(Fryers, roasters, capons and poulards)	September 1 to December 31	January 1 to August 31
(Broilers)	April 1 to September 30	October 1 to March 31
<i>Fowl</i>		
(Hens)	July 1 to September 30	October 1 to June 30
(Old roosters)	May 1 to December 31	January 1 to April 30
<i>Turkeys</i>		
(All sub-kinds)	November 1 to December 31	January 1 to October 31
<i>Ducks</i>		
<i>Geese</i>		

What Wholesale Price Includes.

7. Wholesale prices quoted in this Order are in cents per pound and include the cost of delivery by freight at the railway station or on a dock at the boat's port of call nearest to the buyer's place of business if the place of business is located in a zone. However, if at the buyer's request delivery is made by railway express, the amount by which the cost of delivery by railway express exceeds the cost of delivery by railway freight may be added to the price. If it is added it must be shown separately on the seller's invoice for the live poultry or dressed poultry so shipped.

PART II—DRESSED POULTRY

Meaning of Certain Words.

8. For the purposes of this Part

- (a) "Dressed poultry" means fresh or frozen dressed poultry of a kind or sub-kind named in Section 5;
- (b) "grade" means a grade as defined in the regulations respecting the Grading and Marking of Dressed Poultry made under the Livestock and Livestock Products Act 1939, and "graded" shall have a corresponding meaning.

Sales at Wholesale During Packing Period by Persons in Zones.

9. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of box-packed graded dressed poultry during the packing period for such kind or sub-kind,

- (a) to a buyer whose place of business is in a zone, shall be the price fixed in Schedule "A" hereto, for the zone in which the buyer's place of business is situated, according to the grade of the kind or sub-kind of poultry sold;
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price fixed in the said Schedule "A" for that kind or sub-kind in the zone from which the poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the last transshipment takes place is to govern in pricing the poultry; and
 - (ii) the actual cost of transporting the poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.

(2) Dressed poultry shall not be deemed to be box-packed unless it is packed in accordance with the requirements in that respect contained in the said regulations entitled Grading and Marking of Dressed Poultry and further, unless it is so packed at the time of delivery pursuant to a sale at wholesale.

(3) Except as provided in subsection (4) of this Section, if a kind or sub-kind of graded dressed poultry is not box-packed when delivered pursuant to a sale at wholesale at any time during the packing period for that kind or sub-kind then the maximum price at which a person may sell the same at wholesale shall be three quarters of one cent ($\frac{3}{4}$ c) per pound less than the maximum price fixed for the same grade of the same kind or sub-kind of dressed poultry box-packed.

(4) During the period December 15 to December 31, both inclusive, in any year, graded dressed fryers, roasters, capons, poulards, turkeys, ducks and geese which have not been box-packed may be sold at wholesale at the same price as the same dressed poultry may be sold at wholesale when delivered box-packed.

Sales at Wholesale During Deficiency Period by Persons in Zones.

10. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of graded dressed poultry during the deficiency period for that kind or sub-kind shall be an amount equal to the maximum price for sales at wholesale during the packing period for the same grade of the same kind or sub-kind of box-packed dressed poultry, PLUS

- (a) in the case of chickens, turkeys, ducks and geese, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound, cumulatively, during each succeeding month of such period;

(b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month cumulatively during each succeeding month including but not after the month of February of that period.

(2) Dressed poultry which is not box-packed when it is delivered during its deficiency period may be sold at wholesale at a price not exceeding the price at which the same dressed poultry may be sold at wholesale when delivered box-packed.

Sales at Wholesale by Persons not in Zones.

11. The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale a grade of a kind or sub-kind of dressed poultry, during any period.

(a) to a person whose place of business is in a zone shall be the maximum price fixed by the other provisions of this Order for sales at wholesale of that graded dressed poultry by a person in a zone to that buyer during that period;

(b) to a person whose place of business is not in a zone shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Sales at Wholesale of Ungraded Dressed Poultry.

12. The maximum price at which any person may sell at wholesale any ungraded dressed poultry shall not exceed a price which bears the same relationship to the price at which he may sell graded dressed poultry of the same kind or sub-kind, as his highest price of ungraded dressed poultry bore to his highest price of graded dressed poultry of the same kind or sub-kind during the basic period, September 15 to October 11, 1941, both inclusive. In no case, however, shall a person's maximum selling price on a sale at wholesale of ungraded dressed poultry in any period and in any zone be higher than the maximum price at which he may sell at wholesale "B" grade dressed poultry of the same kind or sub-kind in the same period and in the same zone.

Sales at Wholesale of Kosher Dressed Poultry.

13. The highest price at which a person may sell at wholesale a kind or sub-kind of graded or ungraded kosher poultry in any period to any buyer shall be the total of,

(a) the highest lawful price at which according to the provisions of this Order he may sell at wholesale the same kind or sub-kind of graded or ungraded dressed poultry in the same period to the same buyer; and

(b) kosher charges not exceeding those established by him in the same slaughtering place during the basic period September 15 to October 11, 1941, both inclusive.

Sales of Drawn Dressed Poultry

14. (1) No person shall sell or buy or offer to buy any drawn dressed poultry unless it is processed so that the head, feet, crop, windpipe, gullet and entrails have been entirely removed without contamination of the body cavity. The feet must be removed at the hock joint. The cleaned gizzard, heart and liver may be taken into account in determining the weight of the drawn dressed poultry for purposes of sale. The gizzard must be cleaned by removing the contents and lining.

(2) The highest lawful price per pound at which a person may sell at wholesale or at retail a kind or sub-kind of graded or ungraded drawn dressed poultry in any period to any buyer shall be the total of the highest lawful price per pound at which he may sell at wholesale or at retail, as the case may be, the same kind or sub-kind of graded or ungraded dressed poultry to the same buyer during that period according to whether or not it is box packed PLUS ten cents per pound.

(3) Where a retailer draws dressed poultry, at the request of his customer after it has been weighed and sold to the customer, he may make a charge for such service not exceeding ten cents per bird, but this charge may not be made where the retailer sells the poultry under the provisions of subsection (2) of this Section.

(Section 14 as substituted by Administrator's Order No. A-930.)

Control over Retailer's Delivered Cost.

15. (1) The expression "transportation charges" where used in this Section and with relation to dressed poultry means the cost of transporting dressed poultry either by railway or boat, or both, from the seller's shipping point in the zone of shipment to the railway station or to a dock at the boat's port of call, as the case may be, nearest to the buyer's place of business. If transhipped en route only transportation charges from the point of last transshipment in a zone shall be included.

(2) A person who sells dressed poultry at retail in a zone or other part of Canada shall not buy or otherwise acquire in any period any kind or sub-kind of graded or ungraded dressed poultry at a price which together with transportation charges he pays will amount to a sum that is higher than the highest lawful price at which under the provisions of this Order such dressed poultry may be sold at wholesale to him in that zone or other part of Canada in the same period.

(3) If a person who sells dressed poultry at retail buys live poultry and kills it or causes it to be killed for him he shall for the purposes of this Order, be considered to have acquired dressed poultry.

Sales at Retail by Persons who are not Primary Producers

16. (1) The actual price referred to in this Section must not include any amount for transportation charges in excess of the amount for shipment by freight. This rule applies even if the shipment is by express.

(2) The maximum price at which any person other than a primary producer of poultry, may sell dressed poultry at retail during any period shall be the sum of the following three items, namely:

- (a) the actual price paid by him for the dressed poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period;
- (b) the actual cost, if any, paid by him for transporting the dressed poultry from the railway receiving point or dock at the port of call, as the case may be, nearest to his place of business; and
- (c) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7c.) per pound, whichever amount is the lesser.

Sales at Retail by Primary Producers

17. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period, shall be the highest lawful price at which such dressed poultry may be sold at wholesale in the same period and zone or other part of Canada PLUS a markup of twenty-five per cent (25%) of such wholesale price or seven cents (7c.) per pound, whichever is the lesser.

*PART III—Live Poultry**What Live Poultry includes*

18. The expression "live poultry" includes only those kinds and sub-kinds named in Schedule "B" hereto.

What this Order does not cover

19. This Order shall not apply to sales of pure-bred live poultry when sold for breeding purposes.

Sales at Wholesale during Packing Period by Persons in Zones

20. The maximum price per pound live weight at which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the packing period for that sub-kind,

- (a) to a buyer whose place of business is in a zone, shall be the price for the same set forth in Schedule "B" for the zone in which the buyer's place of business is situated; and
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,

- (i) the maximum price set forth in Schedule "B" for that sub-kind for the zone from which the live poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the transshipment takes place is to govern in pricing the live poultry; and
- (ii) the actual cost of transporting the live poultry from the shipping point in the zone from which it was shipped or transhipped, as the case may be, to the buyer's place of business.

Sales at Wholesale during Deficiency Period by Persons in Zones

21. The maximum price per pound live weight which a person in a zone may sell at wholesale a sub-kind of a kind of live poultry during the deficiency period for that sub-kind shall be an amount equal to the maximum price fixed in Section 20 for the same sub-kind, PLUS

- (a) in the case of chickens, turkeys, ducks and geese, one cent per pound during the first month of such deficiency period and an additional three-eighths of one cent per pound per month, cumulatively, during each succeeding month of such period; or
- (b) in the case of fowl, one cent per pound during the first month of such deficiency period and an additional three-eighths of a cent per pound per month, cumulatively, during each succeeding month including but not after the month of February of that period.

(Section 21 as amended by Administrator's Order No. A-1019.)

Sales at Wholesale by Persons not in Zones

22. The maximum price per pound live weight at which a person in any part of Canada not included in a zone may sell at wholesale a sub-kind of a kind of live poultry during any period,

- (a) to a person whose place of business is in a zone shall be the maximum price fixed by the other provisions of this Order for sales at wholesale of that sub-kind by a person in a zone to that buyer during that period;
- (b) to a person whose place of business is not in a zone shall be such as may be prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Sales at Retail by Persons who are not Primary Producers.

23. The maximum price per pound live weight at which a person other than a primary producer of poultry may sell any sub-kind of a kind of live poultry at retail during any period shall be the sum of the following three items, namely:

- (a) the actual price paid by him for the live poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period;
- (b) the actual cost, if any, paid by him for transporting the live poultry, from the railway receiving point or dock at the port of call, as the case may be, nearest to his place of business; and
- (c) a markup not exceeding twenty per cent (20%) of his selling price or seven cents (7c.) per pound live weight whichever amount is the lesser.

Sales at Retail by Primary Producers.

24. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any sub-kind of a kind of live poultry to a buyer in any zone or other part of Canada during any period, shall be the highest lawful price at which such live poultry may be sold at wholesale to a buyer in that part of Canada during that period PLUS a markup of twenty-five per cent (25%) of such wholesale price or seven cents (7c.) per pound live weight whichever amount is the lesser.

PART IV—RECORDS OF SALES AND PURCHASES AND GENERAL PROVISIONS

25. (1) Every person including a primary producer of poultry, who sells live poultry or dressed poultry, or both, at wholesale, shall on each sale issue in duplicate a sales invoice showing

- (a) the name and complete address of both the seller and the buyer;
- (b) the date of the sale;

- (c) each kind or sub-kind of poultry sold;
- (d) the weight and price per pound of each kind or sub-kind; and
- (e) if it is sold as dressed poultry,
 - (i) the grade, if graded, or the word "ungraded" if it is not graded;
 - (ii) whether it is box-packed or otherwise packed if the sale is made in its packing period;
 - (iii) the word "kosher" if it is kosher dressed poultry.

(2) One copy of the sales invoice shall be given to the buyer on sale or delivery and the seller shall keep the other copy available for inspection as hereunder stated.

Sales Slips on Sales at Retail.

26. Every person including a primary producer, who sells live poultry or dressed poultry, or both, at retail or direct to the consumer, if asked by the buyer, must give him an invoice or sales slip showing the seller's name and address, the kind or sub-kind, weight and price per pound of such poultry, and if it is sold as graded dressed poultry the grade thereof must also be so shown.

Records of Purchases.

27. Every person who sells live poultry or dressed poultry at wholesale or at retail shall, immediately upon receipt by him of any such poultry bought by him, make a written record at the place of business at which he receives such poultry, showing the date of purchase, the name and complete address of his supplier, the kind, sub-kind and grade (if it is graded dressed poultry), and the weight of and price per pound paid for each kind and sub-kind, and grade (if it is graded dressed poultry) of the poultry bought.

Inspection of Records and Invoices.

28. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice;

(2) Every invoice and record which a seller of live poultry or dressed poultry is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Payments that are Part of the Selling Price

29. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or moneys worth claimed, stipulated for or taken (directly or indirectly) by or for any person in connection with or arising out of a transaction in live poultry or dressed poultry shall be considered as part of the price at which the live poultry or dressed poultry, as the case may be, is sold or bought.

Exemption from Maximum Prices Withdrawn

30. The provisions of clauses (a) and (d) of Section 3 of Order No. 189 of the Board shall not apply to sales of live poultry and of dressed poultry.

31. This Order shall be effective on and after the 4th day of October, 1943.

Dated at Ottawa this 25th day of September, 1943.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-893

Maximum Wholesale Prices for Box-Packed, Graded, Dressed Poultry
During the Packing Period

(in cents per pound)

Grade, Kind and Sub-Kind of Poultry	PACKING PERIOD	ZONES			
		1	2, 3 & 7	4 & 6	5
CHICKENS (Roasters or Fryers)	Sept. 1 to Dec. 31				
Special Grade Milkfed		36½	36	34	33½
A Grade Milkfed		35½	35	33	32½
B Grade Milkfed		33½	33	31	30½
Special Grade		34½	34	32	31½
A Grade		33½	33	31	30½
B Grade		31½	31	29	28½
C Grade		28½	28	26	25½
CHICKENS (Capon or Poulards)	Sept. 1 to Dec. 31, 2 cents per pound over maximum prices for Chickens (Fryers or Roasters)				
CHICKENS (Broilers)	April 1 to Sept. 30				
Special Grade Milkfed		38½	38	36	35½
A Grade Milkfed		37½	37	35	34½
B Grade Milkfed		35½	35	33	32½
Special Grade		36½	36	34	33½
A Grade		35½	35	33	32½
B Grade		33½	33	31	30½
C Grade		30½	30	28	27½
FOWL (Hens)	July 1 to Sept. 30				
A Grade		28½	28	26	25½
B Grade		26½	26	24	23½
C Grade		23½	23	21	20½
FOWL (Old Roosters)	May 1 to Dec. 31				
A Grade		22½	22	20	19½
B Grade		20½	20	18	17½
C Grade		17½	17	15	14½
TURKEYS					
(Young Hens or Young Toms)	Nov. 1 to Dec. 31				
Special Grade		39½	39	37	36½
A Grade		38½	38	36	35½
B Grade		36½	36	34	33½
C Grade		33½	33	31	30½
TURKEYS (Old Hens)	Nov. 1 to Dec. 31, 3 cents per pound under maximum prices for Turkeys—(Young hens and young toms)				
TURKEYS (Old Toms)	Nov. 1 to Dec. 31, 4 cents per pound under maximum prices for Turkeys—(Young hens and young toms)				
GEESE (Heads off and Feet on)	Nov. 1 to Dec. 31				
A Grade		27½	27	25	24½
B Grade		25½	25	23	22½
C Grade		20½	20	18	17½
DUCKS (Heads off and Feet on)	Nov. 1 to Dec. 31				
A Grade		29½	29	27	26½
B Grade		27½	27	25	24½
C Grade		22½	22	20	19½

NOTE 1.—Geese and Ducks—When sold with both heads and feet on, the maximum price shall be one cent per pound less than the maximum price when sold with heads off and feet on.

Deficiency Period Prices

NOTE 2.—The above maximum prices apply during the packing periods shown. During the deficiency period (all months not included in the packing period) for each sub-kind these prices may be increased as follows:

- (i) FOWL—1c. per pound during the first month of the deficiency period and an additional $\frac{3}{8}$ c. per pound per month cumulatively during each succeeding month including but not after February;
- (ii) OTHER POULTRY—1c. per pound during the first month of the deficiency period and an additional $\frac{3}{8}$ c. per pound per month cumulatively during each succeeding month of that period.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-893

MAXIMUM WHOLESALE PRICES FOR LIVE POULTRY IN CENTS PER POUND LIVE WEIGHTS

DURING THE PACKING PERIOD

Kind	Sub-kind	Weights	Packing Period	ZONES				
				1	2, 3 and 7	4 and 6	5	
Chickens.....	Roasters and Fryers.....	Over 3 lbs.....	Sept. 1 to Dec. 31.....	28½	28	26	25½	
	Capons and Poulards.....	Over 5 lbs.....	Sept. 1 to Dec. 31.....	30½	30	28	27½	
	Broilers.....	3 lbs. and less.....	April 1 to Sept. 30.....	23½	23	26	23½	
Fowl.....	Hens.....	All weights.....	July 1 to Dec. 31.....	23½	23	21	20½	
	Old Roosters.....	All weights.....	May 1 to Dec. 31.....	17½	17	15	14½	
Turkeys.....	Turkeys (hens and young toms).....	All weights.....	Nov. 1 to Dec. 31.....	31½	31	29	28½	
	Turkeys (old toms).....	All weights.....	Nov. 1 to Dec. 31.....	27½	27	25	24½	
Geese.....	All weights.....	Nov. 1 to Dec. 31.....	21½	21	19	18½	
Ducks.....	All weights.....	Nov. 1 to Dec. 31.....	23½	23	21	20½	

Deficiency Period Prices

NOTE.—The above maximum prices apply during the packing periods shown. During the deficiency period (all the months not included in the Packing Period) for each sub-kind these maximum prices may be increased as follows:

- (i) CHICKENS, TURKEYS, DUCKS AND GESE—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month of that period;
- (ii) FOWL—1c. per pound during the first month of the deficiency period and an additional 3/8c. per pound per month cumulatively during each succeeding month including but not after February.

(Schedule B as substituted by Administrator's Order No. A-1019).

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER No. A-894****Respecting Men's, Youths', Boys' and Ladies' Outer Wool Clothing**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered on behalf of the Board as follows:

1. Sections 3, 4 and 5 of Administrator's Order No. A-207 are hereby revoked.
2. Sections 6, 7 and 8 of Administrator's Order No. A-207 are renumbered as Sections 3, 4 and 5, respectively.
3. Part I of Schedule "A" to Administrator's Order No. A-207 is hereby amended
 - (a) by deleting items (a) and (b) under the heading "Restrictions" in Section 3 of the said Part I;
 - (b) by deleting item (b) under the heading "Eliminations" in Section 3 of the said Part I.
4. Part II of Schedule "A" to Administrator's Order No. A-207 is hereby amended
 - (a) by deleting item (b) in Section 1 of the said Part II;
 - (b) by deleting the words "excepting that cuffs are allowed to be made" in Section 4 of the said Part II, and
 - (c) by deleting item (a) under the heading "Restrictions" in Section 4 of the said Part II.
5. Part III of Schedule "A" to Administrator's Order No. A-207 is hereby amended
 - (a) by deleting items (b) and (c) in Section 1 of the said Part III;
 - (b) by deleting Section 3 of the said Part III;
 - (c) by deleting item (a) under the heading "Restrictions" in that paragraph of Section 4 of said Part III bearing the caption "A—LONGS";
 - (d) by deleting the words "CUFFS ALLOWED (Maximum turn-up 1½ inches)" under the heading "Eliminations" in that paragraph of Section 4 of said Part III bearing the caption "A—LONGS".
 - (e) by deleting item (a) under the heading "Restrictions" in that paragraph of Section 4 of said Part III bearing the caption "C—SHORTS".
6. Part IV of Schedule "A" to Administrator's Order No. A-207 is hereby amended
 - (a) by deleting item (b) under the heading "Restrictions" and item (a) under the heading "Eliminations" in Section 1 of the said Part IV;
 - (b) by deleting Section 3 of the said Part IV;
 - (c) by deleting item (a) under the heading "Restrictions" in that paragraph of Section 4 of the said Part IV bearing the caption "A—LONGS";
 - (d) by deleting the words "CUFFS ARE ALLOWED (Maximum turn-up 1½ inches)" under the heading "Restrictions" in that paragraph of Section 4 of said Part IV bearing the caption "A—LONGS".
7. Part V of Schedule "A" to Administrator's Order No. A-207 is hereby amended
 - (a) by deleting item (b) under the heading "Restrictions" and item (a) under the heading "Eliminations" in Section 1 of the said Part V;
 - (b) by deleting Section 3 of the said Part V;
 - (c) by deleting items (a) and (c) under the heading "Restrictions" in that paragraph of Section 4 of said Part V bearing the caption "A—LONGS".
8. Part VII of Schedule "A" to Administrator's Order No. A-207 is hereby amended by deleting from Section 2 of the said Part VII the following:

"Trousers must have inside leg finished with plain bottoms, to the specific leg length of the individual."

9. Part I of Schedule "B" to Administrator's Order No. A-207 is hereby amended
- (a) by deleting items (a) and (f) under the heading "Restrictions" in Section 1 of the said Part;
 - (b) by deleting item (a) under the heading "Eliminations" in Section 1 of the said Part;
 - (c) by deleting items (a) and (b) under the heading "Restrictions" in Section 6 of the said Part I;
 - (d) by deleting item (c) under the heading "Restrictions" in Section 8 of the said Part I.

10. Part II of Schedule "B" to Administrator's Order No. A-207 is hereby amended
- (a) by deleting item (a) under the heading "Restrictions" in Section 1 of the said Part II;
 - (b) by deleting item (a) under the heading "Restrictions" in Section 2 of the said Part II;
 - (c) by deleting item (a) under the heading "Eliminations" in Section 2 of the said Part II.

11. Part III of Schedule "B" to Administrator's Order No. A-207 is hereby amended by deleting from Section 1 of the said Part the following:

"Trousers must have inside leg finished with plain bottoms, to the specific leg length of the individual."

12. This Order shall be effective on and after the 27th day of September, 1943.

Dated at Ottawa, this 25th day of September, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-895

Respecting Specifications for Bed Sheets and Pillow Cases

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products,

IT IS HEREBY ORDERED AS FOLLOWS:

Effective Date

1. This order shall be effective on and after October 1, 1943.

Manufacturing Specifications

2. (1) Every person who manufactures, for sale, bed sheets from white or unbleached cotton sheeting or pillow cases (slips) from tubular woven pillow cottons shall in such manufacture observe and comply with the following specifications:

BED SHEETS

- (a) On plain hemmed bed sheets the top hem must not exceed 1 inch in width.
- (b) On hemstitched bed sheets the top hem must not exceed 2 inches in width. This width does not include the hemstitching.
- (c) The turn-up (bottom hem) of a bed sheet must not exceed $\frac{1}{2}$ inch in width.

- (d) The finished length, including top hem and turn-up, of a bed sheet must be of one of the following lengths or of a length included in the following length groups, namely: 104 inches; 100 inches; 95 to 96 inches, inclusive; 86 to 87 inches, inclusive. This clause does not apply to the manufacture of sheets for infants' cots or cribs.

PILLOW CASES MADE FROM TUBULAR WOVEN PILLOW COTTONS

- (a) On plain hemmed pillow cases (slips) the hem must not exceed 1 inch in width;
- (b) On hemstitched pillow cases (slips) the hem must not exceed 2 inches in width. This width does not include the hemstitching.

(2) A person need not observe or comply with the above specifications in the manufacture of bed sheets or pillow cases to the order of the Department of Munitions and Supply, the Department of Pensions and National Health or any of the Departments of National Defence.

Nor do the said specifications apply to the manufacture of pillow cases from flat sheeting.

Specialty Goods

3. (1) Percale bed sheets and pillow cases, and bed sheets and pillow cases that are manufactured and packaged by the manufacturer thereof for sale as gift sets or bridal sets, are known as "specialty goods". Specialty goods need not be manufactured according to the specifications set forth in Section 2. However, no person shall manufacture for sale any kind or style of a kind of specialty goods which he did not manufacture for sale during the twelve months period ending August 31, 1943.

(2) During the twelve months period ending August 31, 1944, and during each subsequent twelve months period the greatest quantity by weight of woven cotton that a person may use in the manufacture for sale of specialty goods shall be one per centum (1%) of the total quantity by weight of woven cotton he uses in the same period in the manufacture for sale of all kinds of bed sheeting and pillow cases, or that percentage of the total quantity by weight of woven cotton used by him in the manufacture for sale of all kinds of bed sheeting and pillow cases during the twelve months period ending August 31, 1943, which he used to manufacture specialty goods during the same period, whichever is less.

Special Cases May Be Exempted

4. The provisions of this Order shall be subject to such written exemption as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of September, 1943.

J. H. F. TURNER,

Administrator of Cotton and Cotton Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-896

Respecting the Sale by Manufacturers, Wholesalers and Jobbers of Parts or Pieces of Cloth for Suit Lengths

Dated September 25, 1943.

Effective September 27, 1943.

REVOKES Administrator's Order No. A-316.

(Revocation Only.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-897

Unwashed Wiping Rags

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on September 29, 1943 and fixes the prices at which unwashed wiping rags may be sold and governs sales by dealers and regraders. Purpose and effective date.

2. For the purposes of this Order the words and descriptive terms stated below are given defined meanings as follows:

(a) *Wiping Rag*—refers to an unwashed textile rag having a width of not less than 18 inches and a length of not less than 18 inches and graded No. 1 or No. 2 or ungraded as follows: Wiping rag.

No. 1.—Composed of white or light coloured and light weight cotton material such as sheeting, muslin, nainsook, calico, gingham, percale, shirting or light and heavy underwear, and free of oily and greasy material.

No. 2.—Composed of cotton material of heavier weight than No. 1 (above) such as kimonas, bath robes or work shirts, of light weight cotton sweaters, or of dark coloured light weight cotton, but not heavy or lustrous cotton, and free of oily and greasy material.

Ungraded.—Any kind or grade of wiping rag other than a No. 1 or a No. 2 wiping rag.

(b) *Dealer*.—a person engaged in the business of collecting, buying and selling wiping rags, including any salvage organization engaged in that business whether or not for the purpose of gain or profit. Dealer.

3. The Administrator of Used Goods may authorize in writing any person to be a regrader for the purposes of this Order with the right to buy wiping rags, graded and ungraded, from dealers and to sell the same. Application for authority to become a regrader must be made in writing to the said Administrator who may approve or reject any application. Appointment of regraders.

4. The highest price at which a dealer or regrader may sell or offer to sell wiping rags, f.o.b. his premises is fixed as follows: Highest price fixed.

(a) No. 1 wiping rags—9 cents per pound, gross weight.

(b) No. 2 wiping rags—5 cents per pound, gross weight.

5. The gross weight of wiping rags may include tare of not more than 5 per cent of such gross weight. Tare allowance.

6. The highest price at which a dealer or regrader may sell or offer to sell ungraded wiping rags shall be the price for the same fixed by the Administrator upon application to him in writing by the dealer or regrader who has the same for sale, and he must not sell the same unless and until his highest selling price is so fixed. Price of ungraded wiping rags to be fixed.

7. On a sale by a regrader of wiping rags he may add to his lawful selling price of the same a service charge of not more than one-half cent ($\frac{1}{2}$ cent) per pound. Service charge for regrading.

8. On every sale of wiping rags by a dealer or regrader he must at the time of sale issue in duplicate a sales invoice, sales slip or receipt showing correctly his name and complete address, the name and complete address of the buyer, the kind, grade and quantity (by weight) of wiping rags sold and the price charged for the same. Issue of sales invoice, etc.

Disposition
of copies.

9. One copy of the sales invoice, sales slip or receipt shall be furnished to the buyer at or before the time of delivery of the wiping rags sold and the other copy shall be kept by the seller at his place of business for at least 12 months after the date of delivery and be available at any time within that period for inspection by any authorized representative of the Board.

Special
exemptions,
etc.

10. The provisions of this Order shall be subject to such exemptions as the said Administrator, upon application to him, may grant in writing in individual cases of undue hardship, or other special circumstances.

Dated at Ottawa, this 24th day of September, 1943.

S. GODFREY,

Administrator of Used Goods.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-898

Respecting maximum prices of Pilehards and of Frozen Salmon, Soles, Brills and Witches caught in Pacific Coast Waters

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. The title to Administrator's Order No. A-381 is hereby amended by deleting therefrom the words "packed from 1942 catch".

2. Sections 2, 3 and 4 of said Administrator's Order No. A-381 are each hereby amended by deleting the words "from the 1942 catch" where they appear in the said Sections.

3. Subsections (1) and (2) of Section 2 of Administrator's Order No. A-382 as amended by Administrator's Order No. A-516 are each hereby further amended by deleting the words "caught during the fishing season of 1942" where they appear in the said subsections.

4. This Order shall be effective on and after the 27th day of September, 1943.

Dated at Ottawa, this 24th day of September, 1943.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

(Note.—Administrator's Order No. A-382 as amended by Administrator's Orders Nos. A-516 and A-898 was revoked and replaced by Administrator's Order No. A-1096 for which see C.W.O.R. 1944, Vol. I, No. 10.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-899

**Respecting Maximum Retailers' Prices for Lumber in the Province of Alberta
and for Millwork in the Province of Alberta excepting the
Cities of Calgary and Edmonton**

Dated September 27, 1943.

Effective October 7, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1126 for which see Canadian
War Orders and Regulations 1044, Volume II, No. 1

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-900

Respecting Natural Varnish Resins

Under powers given by the Wartime Prices and Trade Board to the Administrator
of Oils and Fats, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-332 is hereby revoked and the following substituted
therefor:

1. Every person who, as a manufacturer, importer or otherwise, had on hand
or in his possession or under his control on April 20, 1942, any of the natural
varnish resins listed in the Schedule to this Order, shall store, keep and maintain on
hand a quantity of such resins equal to 50 per cent of the quantity thereof which
he had on hand or in his possession or control on the said date.

2. The natural varnish resins retained under Section 1 may, with the written
permission of the Administrator of Oils and Fats, be sold or otherwise dealt with
or processed for material manufactured for, sold to, bought or acquired for use by
any department of the Government of Canada or an agency of any such department
for the purpose of producing war materials.

3. This Order shall be effective on and after the 1st day of October, 1943.

Dated at Ottawa, this 28th day of September, 1943.

PHYLLIS J. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,

*Chairman, Wartime Prices and Trade Board.***SCHEDULE**

to Administrator's Order No. A-900

Batavia Damar

Batu Damar

Black East India Damar

Boea Copal

East India Macassar Damar

East India Singapore Damar

Manila Loba Copal

Manila (Macassar)

Manila (Philippine) Spirit Soluble

Pontianak

Singapore Damar

Singapore Manila

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-901

Respecting Specifications for Towels, Towelling and Bath Mats

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date

1. This Order shall be effective on and after October 1, 1943.

Manufacturing Specifications

2. Every person who manufactures for sale towels, towelling, face cloths and bath mats of a class or kind named or referred to in this Order shall in such manufacture observe and comply with the following rules:

Towels and Wash Cloths

- (a) A plain terry towel of a width specified in the following table must not be made in a length that is greater than that stated after each specified width. The width of a plain terry towel must not exceed 24 inches. The maximum width and maximum length of any other towel named in the table or of any wash cloth shall be the width and length shown, respectively, after that towel or wash cloth in the said table. All measurements shown in the table are in inches.

TABLE

	Width		Maximum Length
	Over	Not Exceeding	
Plain terry towel	—	16	28
“	16	20	38
“	20	22	42
“	22	24	45
Jacquard or crested terry towel.....	—	24	45
Wash cloth	—	12	12
Plain huck towel	—	17	32
Jacquard or crested huck towel.....	—	20	36

Bath Mats

- (b) He must not manufacture bath mats in more than two of the sizes which he manufactured in the six months immediately preceding the effective date of this Order. If in that period he manufactured only one size of bath mat he may not manufacture any other size.

Qualities and Designs

- (c) He must not manufacture a wash cloth, bath mat, towel or any towelling in any construction (also known as “quality”) or in any pattern (also known as “design”) other than a construction or pattern in which he manufactured the same for sale at any time during the six months period ending on the date of this Order.

Colours Limited

- (d) There must not be more than four colours of yarns used by any person in the manufacture of
 - i. Plain terry towels or towelling or plain huck towels or towelling of any one construction; or
 - ii. Jacquard or crested towels or towelling of any one pattern.

Production of Jacquard and Crested Towels Restricted

- (e) During the six months period ending March 31, 1944, and during each succeeding six months period the proportion of the yardage of

- i. Huck towels such person manufactures as jacquard and crested huck towels must not exceed that proportion of the yardage of huck towels he manufactured as jacquard and crested huck towels during the six months period ending June 30, 1943;
- ii. Terry towels and bath mats he manufactures as jacquard and crested terry towels and bath mats must not exceed that proportion of the yardage of terry towels and bath mats he manufactured as jacquard and crested terry towels and bath mats during that period of 1943.

General Exemption

3. A person need not observe or comply with the specifications or limitations set forth in section 2 whenever he manufactures any of the goods to which this Order applies on the order of the Department of Munitions and Supply, the Department of Pensions and National Health or any of the departments of National Defence. Nor does section 2 prohibit the manufacture of roller towels or of towelling intended for sale as yard goods.

Goods in Process of Manufacture

4. Notwithstanding the provisions of section 2 the weaving off of goods in the process of manufacture on the date of this Order may be continued up to but not after October 21, 1943.

Special Cases May Be Exempted

5. The provisions of this Order shall be subject to such written exemptions as the said Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 29th day of September, 1943.

J. H. F. TURNER,
Administrator of Cotton and Cotton Products

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-902

Respecting Vacant Housing Accommodation in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable and in the public interest that the best possible use be made of all available housing accommodation now vacant or which may hereafter become vacant;

And whereas surveys made in the City of Toronto disclose that there is a considerable number of vacant housing accommodations in that municipality.

Now therefore under powers conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. All expressions and terms used in this Order shall have the same meaning respectively, unless the context otherwise requires, as those contained in Order No. 294 of the Board.

2. Every landlord or owner of housing accommodation situate in the City of Toronto, in the Province of Ontario, which on the 1st day of October, 1943, has been vacant and unoccupied for a period of three calendar months or longer or which, after such date, shall have remained vacant and unoccupied for a period of three calendar months, shall forthwith file with Housing Registry, Wartime Prices and Trade Board, at the City of Toronto, on a form provided by the Board, particulars of such vacant accommodation and shall give such further information as is required by the form.

3. Every landlord or owner of housing accommodation referred to in Section 2 shall, forthwith on demand made by the Real Property Administrator, let the accommodation to the person described and named in the demand or to any other person as a monthly tenant or for such longer term as may be agreed upon between the landlord and such person, upon payment in advance of the first month's rent at a rate not in excess of the fixed maximum rental for the accommodation or if the maximum rental has not been fixed for the accommodation, upon payment in advance of the first month's rent at a rate not in excess of the maximum rental to be fixed for the accommodation under the provisions of Order No. 294 of the Board.

4. This Order shall come into force on the 4th day of October, 1943.

Dated at Ottawa this 30th day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-903

Respecting Conversion of Real Property known as 17 Marlborough Avenue, in the City of Ottawa, in the Province of Ontario

Whereas in the City of Ottawa there is due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas representations have been made by the Director of Housing, Department of Finance, that it is desirable and in the public interest that real property known as 17 Marlborough Avenue, Ottawa, be converted into a multiple family residence under authority conferred by Order in Council P.C. 2641, dated April 1, 1943, notwithstanding a restrictive covenant contained in a certain conveyance dated July 18, 1912, and registered in the Registry Office for the Registry Division of the City of Ottawa, on the 19th day of July, 1912, as Number 114326,

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 17 Marlborough Avenue, in the City of Ottawa, in the Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a multiple family dwelling house.

2. This Order shall come into force on the 4th day of October, 1943.

Dated at Ottawa this 30th day of September, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-904

Maximum Prices for Eastern White Beans (Pea Beans) and Yellow-eye Beans

Dated September 30, 1943.

Effective October 4, 1943.

AMENDS Administrator's Order No. A-865.

(See Consolidation of Administrator's Order No. A-865 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-905

**Combined Wholesale Markup on Sales of Fresh Fruit on or from the
Montreal Fruit Market**

Dated October 1, 1943.

Effective October 1, 1943.

REVOKED and REPLACED by Administrator's Order No. A-997.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-906

**Respecting Use of Resistance Wire in the Manufacture of Electric Stove
Surface Elements and Coils**

Dated October 1, 1943.

Effective October 5, 1943.

REVOKED by Administrator's Order No. A-1090.

For which see Canadian War Orders and Regulations 1944, Volume I, No. 6.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-907

Respecting Weavers and Spinners

It is desirable to revise the provisions of Administrator's Order A-235 and to extend the licensing provisions of that Order to the manufacture of yarns sold to the weaving or machine knitting trades.

Therefore, under powers given by the Wartime Prices and Trade Board to the Wool Administrator, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-235 is hereby revoked as of November 1, 1943, and is replaced by this Order from that date.

1. For the purposes of this Order

- (a) "weaver" means any person who operates a mill with power looms in the production of fabrics containing wool in any percentage;
- (b) "spinner" means a person who operates spindles in the production of hand knitting, machine knitting, weaving, carpet or other yarn containing wool and who produces more than 100 pounds of finished yarn monthly;

- (c) "put into process" means in respect of a weaver the first processes of warping or weaving and in respect of a spinner the first processes of drawing or carding;
- (d) "civilian production" means production for all purposes other than under military contracts on which wool credits are given by the Wool Administrator;
- (e) "wool" means wool in any form or condition and wastes or shoddies containing wool including but not limited to mohair, alpaca, angora hair, rabbit hair and camel hair.

2. No weaver shall put into process for civilian production any fabric containing wool unless he first obtains from the Wool Administrator a permit to manufacture that fabric.

3. No spinner shall put into process for civilian production any hand knitting, machine knitting, weaving, carpet or other yarn containing wool unless he first obtains from the Wool Administrator a permit to manufacture that yarn.

4. Permits issued by the Wool Administrator under the provisions of Sections 2 and 3 shall be subject to such terms and conditions, suspensions or cancellations as the said Administrator may from time to time prescribe.

5. The provisions of this Order shall not apply to the manufacture of an initial sample lot of fabric or yarn which does not exceed 100 yards in the case of fabric or 100 pounds in the case of yarn.

Dated at Ottawa, this 1st day of October, 1943.

D. C. DICK,
Wool Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-908

Respecting Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Flour and Cereal Products it is hereby ordered on behalf of the Board as follows:

APPLICATION OF THE ORDER

1. Board Orders Nos. 55 and 56 deal with the slicing and wrapping of bread. Administrator's Order No. A-59 makes provisions for the kinds and varieties of bread and rolls that may be manufactured and places restrictions on the delivery of those products. This Order will consolidate the above three Orders into one Order and will regulate the manufacture of all bread and bakery products. The delivery of bread and bakery products will hereafter be controlled by Administrator's Orders Nos. A-314, A-492 and any other Order issued by or on behalf of the Board in that respect. Board Orders Nos. 55 and 56 are revoked by Board Order No. 310 and Administrator's Order No. A-59 was revoked by Administrator's Order No. A-863. Administrator's Order No. A-863 as amended by Administrator's Order No. A-879 is revoked by this Order which replaces the provisions of the previous Orders relating to the manufacture of bread and bakery products.

SLICING AND WRAPPING OF BREAD

- 2. (1) No person shall sell, offer to sell, or supply any bread in sliced loaves.
- (2) No manufacturer or distributor of bread shall,

- (a) slice any bread for any other person;
- (b) wrap any bread in more than one (single) paper wrapper;
- (c) use for wrapping bread waxed bread wrappers except in one shade of buff as designated by the Administrator of Book and Writing Paper in Administrator's Order No. A-523.

(3) No person shall wrap any bread in any wrapper which bears on it printed words or markings,

- (a) in more than one colour;
- (b) impressed otherwise than by means of standard recognized type or a plate designed only in such type; and
- (c) covering more than a total of 25 per cent of one surface of the wrapper.

(4) This Section does not prevent any person using any plate which he formerly used even though it is not designed in standard recognized type if such plate does not involve printing in more than one colour or coverage of more than 25 per cent of one surface of the wrapper.

KINDS OF BREAD AND BAKERY PRODUCTS THAT MAY BE MANUFACTURED

3. (1) For the purposes of this Order,

- (a) "bread" means bread of any kind made of yeast-leavened dough and includes white bread, whole wheat bread, brown bread, rye bread, Vitamin "B" (Canada Approved) bread, fruit bread, raisin bread and nut bread; and the words "bread rolls" shall have a corresponding extended meaning;
- (b) "bakery product" means sweet goods, cakes, cookies, buns, pies and pastries and every other product commonly made by a baker, but does not include bread or biscuits.

(2) No person who manufactures bread or bakery products for sale at retail or wholesale or for sale as part of any meal or refreshment shall,

- (a) use the processes of docking, twisting, cross-panning, splitting or cutting the dough before baking any such product other than sole bread; in the case of sole bread, docking, splitting and cutting only are permitted; this clause does not prohibit the use of small knives in the moulding machine to crease or nick the dough to release gas bubbles;
- (b) make more than 12 varieties of bread or more than 4 varieties of bread rolls; for the purpose of this clause each brand, type, weight, price range and topping of bread or bread rolls is considered a variety; however, each manufacturer shall continue to produce and sell his low price lines of bread and bread rolls in accordance with the provisions of Section 13 of Order No. 214 of the Board.

4. No retailer, restaurateur, canteen operator, caterer or other victualling house operator and no member of any household shall return to any manufacturer or distributor any bread or bakery products which had been delivered by such manufacturer or distributor in a good, sound and edible condition, and no manufacturer or distributor shall accept the return of any such products.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Flour and Cereal Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 11th day of October, 1943.

Dated at Ottawa this 4th day of October, 1943.

J. J. PAGE,
Administrator of Flour and Cereal Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD'

ADMINISTRATOR'S ORDER No. A-909

Respecting Soft Drink Bottle Carry-Outs

Pursuant to authority conferred by the Wartime Prices and Trade Board,
It Is HEREBY ORDERED on behalf of such Board as follows:

1. For the purpose of this Order, "Soft Drink Bottle Carry-Out" means a cardboard carton designed for consumer's use in conveying bottled soft drinks from the distributor and which in Board Order No. 303 is referred to as a "carry-home" carton.

2. No person shall manufacture any Soft Drink Bottle Carry-Out.

3. Nothing herein shall prohibit the manufacture of Soft Drink Bottle Carry-Outs from stock which has been printed at the effective date of this Order.

4. This Order shall be effective on and after the 7th day of October, 1943.

Dated at Ottawa, this 4th day of October, 1943.

C. V. HODDER,

Administrator, Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-910

**Respecting the Conversion of Real Property known as 300 St. George Street,
316 St. George Street, and 5 Whitney Avenue, all in the
City of Toronto, in the Province of Ontario.**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as No. 5 Whitney Avenue, for permission to convert the same into a two family dwelling house, and by the respective owners of real property in the City of Toronto known in the year 1943 as Numbers 300 and 316 St. George Street into three family dwelling houses;

And whereas the Special Committee on Residence Conversion appointed by the Council of the Corporation of the City of Toronto at its meeting held on September 2, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth:

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Numbers 300 and 316 St. George Street, and Number 5 Whitney Avenue, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 300 and 316 St. George Street are hereby permitted to convert

into and use the same as three-family dwelling houses and the owner of the single family dwelling house 5 Whitney Avenue is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 7th day of October, 1943.

Dated at Ottawa, this 5th day of October, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-911

Respecting Elastic and Non-Elastic Webbing for Garters and Suspenders

Dated October 6, 1943.

Effective October 9, 1943.

REVOKED by Administrator's Order No. A-1147 for which see Canadian War Orders and Regulations 1944, Volume I, No. 12.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-912

Respecting Metal Containers and Closures

Dated October 6, 1943

Effective October 7, 1943

REVOKED and REPLACED by Administrator's Order No. A-1153 for which see Canadian War Orders and Regulations 1944, Volume II

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-913

**Respecting Maximum Retailers' Prices for Millwork in the Cities of
Calgary and Edmonton**

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

INTERPRETATION

1. For the purposes of this Order,

“point of shipment” shall mean any warehouse lumber yard or place from which millwork is shipped or delivered.

MAXIMUM RETAILERS' PRICES FIXED FOR CALGARY AND EDMONTON

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail, any millwork, other than millwork described in Schedule A to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta shall be the cost of such millwork to the retailer plus a mark-up of forty percentum (40%) of such cost.

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail or at which any person may purchase at retail, any millwork, other than millwork described in Schedule A to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta shall be the cost of such millwork to the retailer plus a mark-up of forty percentum (40%) of such cost.

INVOICES TO SHOW PARTICULARS OF MILLWORK SOLD

3. Every person selling millwork at retail from any point of shipment within the Cities of Calgary and Edmonton in the Province of Alberta, shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of the millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

EFFECTIVE DATE

4. This Order shall be effective on and after the 12th day of October, 1943.

Dated at Ottawa this 8th day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman—Wartime Prices and Trade Board.

SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-913

MAXIMUM RETAIL PRICES FOR MILLWORK IN THE CITIES OF CALGARY AND EDMONTON

NOTE:—For any Millwork not included in the following descriptions, the maximum retail price shall be the cost of such Millwork, plus 40% (see Section 2 (3) of the Order).

FIR DOORS

Inside Doors

Size	5X Panel	Craftsman	1 Panel and Mono-Door Slab A	2 Panel and Mono-Door Slab B
	each	each	each	each
2/0 x 6/0 1 $\frac{3}{8}$ " thickness.....	\$4.15	\$4.70	\$4.70	\$4.35
2/0 x 6/6 ".....	4.40	4.95	4.95	4.55
2/4 x 6/4 ".....	4.75	5.40	5.40	4.95
2/6 x 6/6 ".....	4.90	5.80	5.80	5.35
2/6 x 6/8 ".....	5.20	5.85	5.85	5.40
2/8 x 6/8 ".....	5.45	6.15	6.15	5.65
2/10 x 6/10 ".....	6.30	7.10	6.35	6.10
3/0 x 7/0 ".....	6.80	7.50	6.70	6.35
2/8 x 6/8 1 $\frac{3}{4}$ " thickness.....	6.60	8.10	7.25	6.90
2/10 x 6/10 ".....	7.30	8.95	8.00	7.60
3/0 x 7/0 ".....	7.65	9.40	8.45	8.00
2/6 x 7/0 ".....	6.80	8.40	7.50	7.15

For raised Five X Panel Doors add 60c. to above prices for 5X Panel Doors.

Glazed French Doors—15 Lights, No. 350 or 711

Size	21 Ounce Glass	Plain Plate Glass	Bevelled Plate Glass
	each	each	each
2/0 x 6/8 1 $\frac{3}{8}$ " thickness.....	\$14.75	\$23.75	\$36.25
2/4 x 6/8 ".....			
2/6 x 6/6 ".....			
2/8 x 6/8 ".....			
2/10 x 6/10 ".....	16.20	23.50	35.50
2/8 x 6/8 1 $\frac{3}{4}$ " thickness.....	17.55	24.25	36.50
2/10 x 6/10 ".....	18.50	25.50	37.25
3/0 x 7/0 ".....	18.80	26.00	38.75

*Glazed Sash Doors—
Double Diamond Glass*

Size	No. 301	Craftsman No. 300	No. 212 $\frac{1}{2}$ No. 214	No. 210
	each	each	each	each
2/6 x 6/6 1 $\frac{3}{8}$ " thickness.....	\$12.40	\$ 9.00	\$ 9.00	\$ 9.50
2/8 x 6/8 ".....		9.25	9.50	10.00
2/10 x 6/10 ".....		10.50	10.75	11.25
2/8 x 6/8 1 $\frac{3}{4}$ " thickness.....		12.25	11.75	12.25
2/10 x 6/10 ".....	16.50	14.75	14.25	14.75
3/0 x 7/0 ".....	17.00	15.00	15.50	16.00

Glazed Craftsman Doors

Size	Double Diamond Glass	Plain Plate	Bevelled Plate
	each	each	each
2/8 x 6/8 1 $\frac{3}{8}$ " thickness.....	\$13.75	\$18.50	\$21.20
2/8 x 6/8 1 $\frac{3}{4}$ " thickness.....	16.40	20.50	23.75
2/10 x 6/10 ".....	18.00	22.25	25.75
3/0 x 7/0 ".....	18.75	23.25	26.50

Combination Doors

Size	1 $\frac{1}{8}$	1 $\frac{3}{8}$
	each	each
2/6 x 6/6.....	\$7.85	\$8.50
2/8 x 6/8.....	7.85	8.50
2/10 x 6/10.....	8.25	8.90
3/0 x 7/0.....	8.65	9.35

Screen Doors

Size	No. 76	No. 21
	each	each
2/6 x 6/7—1 $\frac{1}{8}$ " thickness.....	\$4.00	\$4.80
2/8 x 6/9.....	4.30	5.05
2/10 x 6/11.....	4.55	5.30
3/0 x 7/1.....	4.80	5.45

Cupboard Doors \$0.47 $\frac{1}{2}$ per sq. ft.

Starting at 4 sq. ft.

NOTE:—All numbers for above doors refer to Standard Millwork Catalogue A, issued September, 1929.

WINDOWS

Check Rail Windows

	each
16 x 20 2 Lights $1\frac{3}{8}$ " thickness.....	\$2.15
16 x 24 " "	2.35
18 x 20 " "	2.40
18 x 24 " "	2.70
20 x 20 " "	2.50
20 x 24 " "	2.85
20 x 26 " "	3.05
24 x 24 " "	3.35
24 x 26 " "	3.40
24 x 28 " "	3.60
24 x 30 " "	3.85
26 x 26 " "	3.60
26 x 28 " "	3.95
30 x 30 " "	5.00
10 x 20 4 Lights $1\frac{3}{8}$ " thickness.....	3.10
12 x 20 " "	3.40
12 x 24 " "	3.80
12 x 26 " "	3.90
12 x 28 " "	4.25

Size	8 Lights	12 Lights
	each	each
8 x 10— $1\frac{3}{8}$ " thickness.....	\$3.30
10 x 12 " "	3.75	\$4.90
10 x 14 " "	4.10	5.50
10 x 16 " "		6.45
12 x 16 " "		7.25

Bungalow and Cottage Windows

Size	Top Plain	Top Cut 2 Lights
	each	each
16 x 24 and 12— $1\frac{3}{8}$ " thickness.....	\$2.55	\$2.65
16 x 28 and 14 " "	2.85	2.95
16 x 32 and 16 " "	3.05	3.20
18 x 24 and 12 " "	2.80	3.05
18 x 28 and 14 " "	3.00	3.20
18 x 32 and 16 " "	3.20	3.40

Size	Plain Top	Top 3 Vent.
	each	each
20 x 20 and 16— $1\frac{3}{8}$ " thickness.....	\$2.80	\$3.10
20 x 24 and 16 " "	3.05	3.30
20 x 28 and 12 " "	2.90	3.30
20 x 28 and 16 " "	3.20	3.45
20 x 32 and 16 " "	3.50	3.65
20 x 36 and 16 " "	3.70	3.95
24 x 24 and 12 " "	3.25	3.40
24 x 24 and 16 " "	3.40	3.60
24 x 26 and 18 " "	3.50	3.80
24 x 26 and 20 " "	3.60	3.85
24 x 28 and 16 " "	3.60	3.85
24 x 32 and 12 " "	3.70	3.95

Size	Plain Top	Top Cut 3 Lights
	each	each
24 x 32 and 16— $1\frac{3}{8}$ " thickness.....	\$3.90	\$4.10
24 x 36 and 12 " "	3.95	4.15
24 x 36 and 16 " "	4.10	4.30

Size	Plain Top	Top Cut 4 Lights
26 x 24 and 12—1 $\frac{3}{8}$ " thickness.....	each \$3.30	each \$3.60
26 x 24 and 16 ".....	3.55	3.85
26 x 26 and 18 ".....	3.70	4.05
26 x 28 and 12 ".....	3.60	3.90
26 x 28 and 16 ".....	3.85	4.20
26 x 32 and 12 ".....	3.75	4.10
26 x 32 and 16 ".....	4.05	4.45
26 x 36 and 16 ".....	3.95	4.80

Size	Plain Top	Top Cut 5 to 7 Lights
28 x 24 and 12—1 $\frac{3}{8}$ " thickness.....	each \$3.50	each \$4.00
28 x 24 and 16 ".....	3.85	4.25
28 x 26 and 18 ".....	4.10	4.65
28 x 28 and 16 ".....	4.25	4.65
28 x 32 and 12 ".....	4.25	4.70
28 x 32 and 16 ".....	4.55	4.95
28 x 36 and 16 ".....	4.80	5.20
30 x 24 and 16 ".....	4.00	4.60
30 x 26 and 18 ".....	4.35	4.80
30 x 28 and 16 ".....	4.35	4.80
30 x 32 and 16 ".....	4.65	5.15
30 x 36 and 16 ".....	4.95	5.40
36 x 30 and 16 ".....	6.80	7.40
36 x 36 and 12 ".....	7.40	8.00
36 x 36 and 16 ".....	8.15	8.80

Size	Plain Top	Top Cut 8 Lights
40 x 32 and 16—1 $\frac{3}{8}$ " thickness.....	each \$8.10	each \$8.30
40 x 36 and 12 ".....	8.60	8.95
40 x 40 and 12 ".....	8.65	9.15
44 x 32 and 12 ".....	8.60	9.10
44 x 34 and 12 ".....	8.65	9.10
44 x 36 and 16 ".....	9.50	9.75

BUNGALOW AND COTTAGE WINDOWS (Continued)—

Size	Plain Top	Top Cut 8 Lights
48 x 32 and 12 1 $\frac{3}{8}$ " thickness.....	each \$ 9.10	each \$ 9.20
44 x 40 and 12 ".....	10.50	10.70
48 x 34 and 12 ".....	10.40	10.60
48 x 36 and 16 ".....	10.85	11.10
48 x 40 and 12 ".....	11.35	12.00

For Storm Sash 35c. may be added to the above window prices.

For Storm Sash with sliding vents \$1.60 may be added to the above prices for windows.

For rabbetted storm sash 65c. may be added to the above prices for windows.

For cut tops 10c. per light may be added to the above prices for windows, plus price for storm sash.

SASH

Hall Sash

Size	Plain	3 Vertical Lights
20 x 16 1 light, 1 $\frac{3}{8}$ " thickness.....	each \$1.60	each \$1.85
20 x 20 " ".....	1.55	1.95
20 x 24 " ".....	1.70	2.20

Size	Plain	4 Vertical Lights
	each	each
24 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$1.70	\$2.10
24 x 20 " "	2.00	2.35
24 x 24 " "	1.90	2.45

Size	Plain	5 Vertical Lights
	each	each
28 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	1.85	\$2.30
28 x 20 " "	2.10	2.45
28 x 24 " "	2.25	2.75

Size	Plain	5 Vertical Lights
	each	each
30 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$1.95	\$2.30
30 x 20 " "	2.15	2.45
30 x 24 " "	2.45	2.80

Size	Plain	6 Vertical Lights
	each	each
36 x 16 1 light 1 $\frac{3}{8}$ " thickness.....	\$2.05	\$2.70
36 x 20 " "	2.45	3.00
36 x 24 " "	2.80	3.40

Barn Sash—

Size	4 Lights	6 Lights	9 Lights
	each	each	each
7 x 9 1 $\frac{1}{2}$ " thickness.....	\$1.50	\$2.10	\$2.35
8 x 10 "	1.65	2.35	2.75
10 x 12 "	1.75	2.60	3.30
12 x 12 "	2.35

Cellar Sash

Size	2 Lights	3 Lights
	each	each
7 x 9—1 $\frac{1}{2}$ " thickness.....	\$1.05	\$1.30
8 x 10 "	1.15	1.40
10 x 12 "	1.40	1.50
10 x 14 "	1.55	1.70
10 x 16 "	1.60	1.90
12 x 14 "	1.70	2.10
14 x 20 "	2.00	—
14 x 24 "	2.10	—

Screen Sash

	$\frac{3}{4}$ and 1 $\frac{1}{8}$ "	1 $\frac{1}{2}$ "
	each	each
Half Window Screens up to 7 sq. ft. O.S.M.....	\$1.95	\$2.15
Full Window Screens up to 14 sq. ft. O.S.M.....	3.00	3.40
Oriel Screens—Bottom Half.....	3.75
Full Size.....	4.75

FRAMES

Window Frames—

Oriel K.D.	$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb.	each
" "	$\frac{3}{4}$ x 7 $\frac{1}{2}$ " Jamb.	\$5.25
Window P. Cap K.D.	$\frac{3}{4}$ x 5 $\frac{1}{2}$ " Jamb.	6.30
" " "	$\frac{3}{4}$ x 7 $\frac{1}{2}$ " Jamb.	4.00
Cellar Sash, 12 x 16", 3 Lights or less with 2" x 8" Double Rabbetted Jamb.		4.50
For Drip Cap on Head.	Add to the above prices	2.35
For Drip Cap and Bed Mould.	" "	25c. per frame
For 1 $\frac{1}{8}$ " O.S. Casing or Brick Mould.	" "	50c. "
For each Mullion or Transom Bar.	" "	30c. "
For Blind Stop and Brick Mould.	" "	90c. "
For 2" x 8" Double Rabbetted Jamb No. 1 Common	" "	50c. "
For set up Frames.	" "	12c. per lineal foot
		75c. per Frame

Door Frames

Outside Door K.D.	1 $\frac{1}{8}$ x 5 $\frac{1}{2}$ " Jamb.	each
" " "	1 $\frac{1}{8}$ x 7 $\frac{1}{2}$ " Jamb.	\$5.75
Inside Door K.D.	1 $\frac{1}{8}$ x 5 $\frac{1}{2}$ " Jamb.	7.00
" " "	1 $\frac{1}{8}$ x 5 $\frac{1}{2}$ " or 5 $\frac{1}{4}$ " Jamb.	2.50
For Drip Cap on Head.	Add to the above prices	3.00
For Drip Cap and Bed Mould.	" "	25c. per frame
For 1 $\frac{1}{8}$ " O.S. Casing or Brick Mould.	" "	50c. "
For each Transom Bar.	" "	35c. "
For Blind Stop.	" "	\$1.25 "
For Brick Mould.	" "	50c. "
For set up Frames.	" "	75c. "
		75c. "

MOULDINGS

	Size	Price Per 100 Lineal Feet
1185 Apron B.N.....	3 x 3 $\frac{1}{2}$	\$4.00
1140 Astragal.....	3 x 3 $\frac{1}{2}$	1.00
1141 Astragal.....	3 x 1 $\frac{1}{2}$	2.00
1000 Back Band.....	3 x 1 $\frac{1}{2}$	2.50
1166 Baluster Stock.....	1 x 1 $\frac{1}{2}$	4.00
1030 Base Block Stock.....	1 x 1 $\frac{1}{2}$	7.25
1021 Base Block Stock.....	1 x 1 $\frac{1}{2}$	8.50
1250 Bed Mould.....	1 x 1 $\frac{1}{2}$	2.00
1251 Bed Mould.....	1 x 1 $\frac{1}{2}$	3.00
1252 Bed Mould.....	1 x 3 $\frac{1}{2}$	4.00
1253 Bed Mould.....	1 x 3 $\frac{1}{2}$	5.00
1190 Brick Mould.....	1 x 1 $\frac{1}{2}$	3.00
1191 Brick Mould.....	1 x 1 $\frac{1}{2}$	4.00
1170 Burlap Mould.....	1 x 1 $\frac{1}{2}$	2.00
1171 Burlap Mould.....	1 x 2 $\frac{1}{2}$	3.00
1202 Cap Mould.....	1 x 2 $\frac{1}{2}$	6.00
1201 Cap Mould.....	1 x 2 $\frac{1}{2}$	4.50
1120 Carpet Strip.....	3 x 3 $\frac{1}{2}$	1.00
1172 Chair Rail.....	3 x 3 $\frac{1}{2}$	4.00
1220 Cove.....	3 x 3 $\frac{1}{2}$	1.00
1221 Cove.....	3 x 3 $\frac{1}{2}$	2.25
1230 Cove, Sprung.....	3 x 2 $\frac{1}{2}$	3.00
1235 Crown Mould.....	3 x 3 $\frac{1}{2}$	1.00
1238 Crown Mould.....	3 x 1 $\frac{1}{2}$	2.00
1240 Crown Mould.....	3 x 2 $\frac{1}{2}$	3.00
1241 Crown Mould.....	3 x 3 $\frac{1}{2}$	4.00
1242 Crown Mould.....	3 x 4 $\frac{1}{2}$	5.00
1124 Door Stop, B. N.....	3 x 1 $\frac{1}{2}$	2.00
1136 Drip Cap.....	3 x 2 $\frac{1}{2}$	4.50
E. & D. Mould.....	3 x 3 $\frac{1}{2}$	6.00
E. & D. Mould.....	3 x 3 $\frac{1}{2}$	8.00
1135 Fence Water Table.....	3 x 1 $\frac{1}{2}$	1.75
1270 Fillet for String Cap.....	3 x 1 $\frac{1}{2}$	2.00
1103 Half Round.....	3 x 1 $\frac{1}{2}$	1.00
1106 Half Round.....	3 x 1 $\frac{1}{2}$	1.50
1250-1 Hand Rail.....	2 x 3 $\frac{1}{2}$	12.00
1160 Lattice.....	1 x 1 $\frac{1}{2}$	1.75
1161 Lattice.....	1 x 1 $\frac{1}{2}$	2.00
1143 Neck Mould.....	3 x 1 $\frac{1}{2}$	1.25
Panel Strip.....	3 x 1 $\frac{1}{2}$	2.00
Panel Strip.....	3 x 2 $\frac{1}{2}$	3.00
Panel Strip.....	3 x 3 $\frac{1}{2}$	4.00
1121 Parting Stop.....	3 x 3 $\frac{1}{2}$	1.00
1180 Partition Cap.....	3 x 2 $\frac{1}{2}$	2.50
1181 Partition Shoe.....	3 x 2 $\frac{1}{2}$	3.00
1151 Picture Mould.....	3 x 1 $\frac{1}{2}$	2.00
1300-2 Plate Rail, 3 Mem.....		11.50
1100 Quarter Round.....	1 x 1 $\frac{1}{2}$	1.00
1101 Quarter Round.....	1 x 1 $\frac{1}{2}$	1.00
1117 Ridge Roll.....	1 x 4 $\frac{1}{2}$	4.00
1196 Stair Nosing, Rabbetted.....	1 x 3 $\frac{1}{2}$	7.50
1271 Stair Shoe or String Cap.....	1 x 3 $\frac{1}{2}$	5.00
1030 Threshold.....	3 x 3 $\frac{1}{2}$	4.00
1299 Transom Bar.....	2 x 3 $\frac{1}{2}$	12.00
1270 Verandah Fillet.....	3 x 1 $\frac{1}{2}$	2.00
1260 Verandah Rail, Top Mem.....	1 x 3 $\frac{1}{2}$	8.00
1263 Verandah Rail, Btm. Mem.....	1 x 3 $\frac{1}{2}$	8.00
1210 Wainscot Cap.....	3 x 1 $\frac{1}{2}$	3.00
1211 Wainscot Cap.....	3 x 2 $\frac{1}{2}$	3.00
Window Steel.....	1 x 2 $\frac{1}{2}$	6.00
1293 and 6 Window Stools.....	1 x 4 $\frac{1}{2}$	7.50
1294 and 7 Window Stools.....	1 x 5 $\frac{1}{2}$	9.00
1123 Window Stop, B.N.....	3 x 1 $\frac{1}{2}$	1.50

NOTE:—All numbers for mouldings mentioned above refer to B.C. Catalogue of Standard Mouldings No. 5.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-914

Used Domestic Stoves, Ranges and Other Cooking or Heating Appliances

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. This Order comes into force on October 12, 1943, and revokes and replaces Administrator's Orders Nos. A-396, A-640 and A-641. This Order deals with the highest prices at which dealers may sell used stoves, ranges and other cooking or heating appliances as listed in Section 2. It also deals with other matters concerning the sale of such used goods. Previous Orders revoked and replaced. Effective date.

2. This Order applies to the different kinds, as listed below, of used stoves, ranges and other cooking and heating appliances which have been in use or acquired for use for a period of six months or more:— List of Used Goods covered by this Order.

(1) *Used Electrical Appliances—*

- (a) Stove or Range of over 35 amperes.
- (b) Rangette.
- (c) Cooking Plate.
- (d) Grill.
- (e) Heater.
- (f) Any similar appliance for cooking or heating by electricity.
- (g) Combined Electric and Coal or Wood Stove or Range.
- (h) Combined Electric and Gas Stove or Range.

(2) *Used Gas Appliances—*

- (a) Stove or Range.
- (b) Grate.
- (c) Any similar appliance for cooking or heating by gas.

(3) *Used Coal and Wood Appliances—*

- (a) Stove or Range.
- (b) Jacket Heater.
- (c) Quebec Heater.
- (d) Any similar appliance for cooking or heating by use of coal or wood.

3. No dealer shall without written permission of the Administrator wilfully render useless or destroy any of the used appliances listed in Section 2 or any of their parts. This prohibition does not prevent repair or rebuilding of a used appliance or the taking and use of parts of one used appliance for repair or rebuilding of another used appliance. Limit on destruction of used appliances.

4. *Definitions.* For the purposes of this Order the following words and expressions are given defined meanings:— Definitions.

- (a) *Used Appliance*—means any of the kinds listed in Section 2 which have been in use or acquired for use for a period of six months or more.
- (b) *Rebuilt Appliance*—means a used appliance which by suitable and sufficient repairs and replacement of broken, defective and missing parts has been restored to a state in which it will give practically as good service and results as the appliance could when it was new.
- (c) *Equivalent to New*—means that a used appliance in the state in which it is sold, without repairs or rebuilding, will give practically as good service and results as the appliance could when it was new.
- (d) *Sell*—includes an offer to sell and "Sale" shall have a corresponding inclusion.

Highest price
of rebuilt
or equivalent
to new
appliance.

5. (1) The highest price at which any person may sell a rebuilt appliance or a used appliance equivalent to new is fixed as set forth in this Section and in the Table below, as follows:—

- (a) The highest price is to be based upon the percentage given in the Table. These percentages are of the listed retail price at which the manufacturer first offered the appliance, when new, for sale or in the case of an appliance sold at retail under a retailer's trade name of the listed retail price at which the retailer first listed the appliance, when new, for sale. If the retailer in such a case did not sell according to a list price the percentages are to be applied to the price at which he first sold that model of appliance when new.
- (b) The percentages given in the Table are to be applied accordingly as the appliance is an electric or gas appliance or a coal and wood appliance as they are listed in Section 2 and also according to age, that is to say, according to the number of years which have passed since the appliance sold was manufactured.

TABLE

Age of Rebuilt or Equivalent to New Appliance	Percentage of Listed Retail Price when new to apply to fix highest selling price under this Section	
	Electric or Gas Appliance Per cent	Coal and Wood Appliance Per cent
1. One year and under.....	90	90
2. Over 1 year and not over 2 years.....	85	80
3. Over 2 years and not over 3 years.....	80	70
4. Over 3 years and not over 4 years.....	70	—
5. Over 3 years.....	—	60
6. Over 4 years.....	60	—

Exception.

(2) *Exception from Table.*—The highest price at which any person may sell a rebuilt or equivalent to new coal and wood appliance, which when new had a listed retail price of \$40, or less, is fixed at 90 per cent of the listed retail price.

Proof of
list.

(3) If since the time an appliance when new was sold by the manufacturer or by a retailer under his trade name, he has ceased to carry on business, the list price at which he first listed the appliance for sale shall be sufficiently proved by production of a copy of a list printed or written, which bears the name of the manufacturer or retailer, as the case may be, and shows the retail selling price of that model of appliance, unless proof is established that the copy produced is not the manufacturer's or retailer's first list showing the retail price of that model.

Identification
of appliance
by name
plate, etc.

(4) If a rebuilt or equivalent to new appliance has affixed or otherwise bears the name or other trade identification of a manufacturer or the trade name of a retailer, the presumption shall be, in the absence of proof to the contrary, that the appliance was manufactured by that manufacturer or was first sold at retail by that retailer.

Implied
Warranty.

6. On every sale by a dealer of a rebuilt appliance or a used appliance equivalent to new at an amount of one-half or more of the highest price at which it may be sold by him there is hereby imposed as a term and condition of the sale an implied warranty by the seller as a part of the consideration of the transaction, as set forth in the Schedule of this Order.

7. If the highest selling price of a rebuilt appliance or a used appliance equivalent to new cannot be established because the listed retail price referred to in Section 5 is not available or does not appear to have been issued or because of any other reason, the appliance shall not be sold by any person unless and until the highest selling price is fixed by the Administrator upon application to him in writing. Price to be fixed if not established.

8. The highest price at which any person may sell a used appliance of a kind listed in Section 2 which is not a rebuilt appliance or a used appliance equivalent to new shall be a price that is reasonable and just. In any event the selling price must not exceed the highest price fixed by Section 5 for that kind and age of appliance less the amount it would cost to put it into the same state as a rebuilt appliance. If any doubt exists as to what is the proper price, the appliance shall not be sold by any person unless and until the highest selling price is fixed by the Administrator upon application to him in writing. Highest selling price of appliances not rebuilt.

9. On every sale by any person of an appliance to which this Order applies, the price shall be f.o.b. the seller's nearest shipping point or place of sale. delivered to the buyer's premises at any place within the seller's usual free delivery area.

10. Every used appliance which a dealer displays or otherwise offers for sale must have a price tag or label attached to it during the whole of the time it is so displayed or on offer and when it is sold. The tag or label must be attached in a place where it may readily be seen and examined by a customer. The tag or label shall show clearly whether the used appliance is a "rebuilt" or "equivalent to new" or "used", as the case may be, and the selling price at which it is for sale. The price shown on the tag or label must not be more than the highest lawful selling price for the appliance as fixed by this Order. This Section, however, shall not apply to a used appliance for sale for less than \$5. Price tag to be applied to appliances displayed for sale.

11. (1) Every time a dealer sells an appliance to which this Order applies he shall at the time of sale issue in duplicate a sales invoice or receipt which correctly states his name and complete business address, the name and complete address of the buyer, a detailed description of the appliance sold as to make, kind, type, model and other information to identify it, the serial number, if any, whether it is sold as a "rebuilt", "equivalent to new", or "used" appliance and the actual sale price. Sales Invoice, etc.

(2) The dealer shall give one copy of the sales invoice or receipt to the buyer before or on delivery of the appliance sold. He must keep the other copy at his place of business for at least 12 months after sale, so that at any time any authorized representative of the Board may see it and inspect it. Buyer to receive invoice, etc.

12. If a provision of this Order would in a particular instance cause undue hardship or under exceptional circumstances does not fit the special needs, the Administrator, upon written application being made to him, may by his written direction vary the requirements of the provision or grant exemption from its application to the particular instance. It is to be understood however that any variation or exemption so directed is subject to recall and cancellation at any time without notice. Exemptions, etc.

Dated at Ottawa, this 8th day of October, 1943.

S. GODFREY,
Administrator of Used Goods.

Approved,

D. GORDON,
Chairman, Wartime Prices and Trade Board

SCHEDULE

to Administrator's Order No. A-914

Implied Warranty applying to rebuilt electric, gas and coal and wood stoves and used electric, gas and coal and wood stoves equivalent to new to which Section 5 of this Order is applicable (See Section 6).

Implied Warranty that:

1. the stove is capable of performance substantially equivalent to that of the same stove when new;
2. forthwith upon demand and at his own cost and expense the dealer will repair the stove and replace all worn, defective, broken and missing parts as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
3. the warranty shall be effective from the date of delivery of the stove to the buyer
 - (a) if the stove be an electric or gas stove and its selling price be
 - (i) \$50 or less, for the period of thirty days; or
 - (ii) over \$50, for the period of ninety days; or
 - (b) if the stove be a coal and wood stove, for the period of thirty days;
4. the warranty shall be binding on the dealer, his heirs, executors and administrators, or successors, and shall enure to the benefit of the buyer, his heirs, executors and administrators, or successors, and assigns; and
5. any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors or administrators, or successors, or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-915

Respecting Maximum Retailers' Prices for Hardwood Lumber and Millwork in the Provinces of Manitoba and Saskatchewan excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.

(Consolidated as amended by Administrator's Order No. A-1085)

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

It Is HEREBY ORDERED AS FOLLOWS:—

Interpretation

1. For the purposes of this Order,
 - (a) "Area No. 1" shall mean that part of the Province of Manitoba, excepting the Greater Winnipeg District, enclosed between the following boundaries:
 1. The boundary of the Province of Ontario.
 2. The boundary of the United States of America.
 3. The boundary of the Province of Saskatchewan.
 4. The Northern boundary of Township 15 from the boundary of the Province of Saskatchewan to the Western boundary of Range 3 west of the principal Meridian.
 5. The Western boundary of said Range 3 from the Northern boundary of Township 15 to the Northern boundary of Township 29.

6. The Northern boundary of Township 29 from the Western boundary of said Range 3 to the boundary of the Province of Ontario.
 - (b) "Area No. 2" shall mean the Province of Manitoba and the Province of Saskatchewan and Range one west of the Fourth Meridian in the province of Alberta excluding Area No. 1 defined above, the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw.
 - (c) "Greater Winnipeg District" shall include the City of Winnipeg and all contiguous suburban municipalities.
 - (d) "Point of shipment" shall mean any warehouse, lumber yard or place from which lumber is shipped or delivered.
- (Section 1 as amended by Administrator's Order No. A-1085.)

Maximum Retailers' Prices Fixed for Manitoba and Saskatchewan and Part of Alberta

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Hardwood Lumber or Millwork described in Schedule A to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 1, shall be the price shown for such Hardwood Lumber and Millwork in the said Schedule.

(2) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Hardwood Lumber or Millwork described in Schedule B to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 2, shall be the price shown for such Hardwood Lumber and Millwork in the said Schedule.

(3) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any Millwork other than Millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Area No. 1 or Area No. 2, shall be the cost of such Millwork to the retailer plus a markup of Forty per centum (40%) of such cost.

Overdue Accounts

3. If the whole or any part of the sale price is not paid within thirty days after shipment of the Hardwood Lumber and Millwork, an amount of three-quarters of one percentum ($\frac{3}{4}\%$) of the unpaid balance thereof for each month or part thereof succeeding the thirty-day period may be added to the maximum price fixed by Section 2 of this Order, but no further interest charges may be levied.

Special Sizes of Lumber

4. (1) When any Hardwood Lumber is sawn to rough or finished sizes other than those sizes designated in Schedules A and B to this order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any Hardwood Lumber is offered for sale in grades not designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to show Particulars of Lumber Sold

5. Every person selling Hardwood Lumber and Millwork at retail from any point of shipment in Area No. 1 or Area No. 2 shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of Hardwood Lumber and Millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 18th day of October, 1943.

Dated at Ottawa this 8th day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE A TO ADMINISTRATOR'S ORDER No. A-915

MAXIMUM RETAIL PRICES FOR HARDWOOD LUMBER AND MILLWORK IN SOUTHERN MANITOBA, EXCEPT GREATER WINNIPEG. (AREA No. 1)

HARDWOOD LUMBER

<i>Flooring</i>	Thickness:	13/16"	1/2"	3/8"	
1st Grade Maple, Birch and Beech.		\$13.50	\$12.15	\$ 9.90	per 100 F.B.M.
2nd Grade " " "		12.60	11.25	9.45	" "
3rd Grade " " "		9.90	9.00	8.55	" "
1st Grade Plain Red Oak		25.80	21.00	13.80	" "
			f.o.b. Winnipeg		
2nd Grade " "		22.50	18.90	13.30	" "
			f.o.b. Winnipeg		
3rd Grade " "		17.80	13.20	10.00	" "
			f.o.b. Winnipeg		
Clear shorts 10" to 18"			9.40		" "
1st Grade Quarter Cut White Oak—					
1½" or 1½" Face		28.00			per 100 F.B.M.
2" Face		31.90			" "

WAGONSTOCK

Oak and Hickory—Rough or SIS

2 x 4 up to 6' lengths18	per lineal foot
2 x 5 up to 6' lengths22½	" "
2 x 6 up to 6' lengths27	" "
2 x 8 up to 6' lengths36	" "
2 x 4 7' to 16' lengths24	" "
2 x 5 7' to 16' lengths30	" "
2 x 6 7' to 16' lengths36	" "
2 x 8 7' to 16' lengths48	" "

For S 4 S

2 x 4 7' to 16' lengths25	per lineal foot
2 x 5 7' to 16' lengths31	" "
2 x 6 7' to 16' lengths37½	" "
2 x 8 7' to 16' lengths50	" "

Basswood

½ in.20	per F.S.M.
1 in.35	" "

Cottonwood

½ in.20	" "
1 in.25	" "

MILLWORK

NOTE.—For any millwork not included in the following descriptions, the retail price shall be cost plus 40%. See Section 2 (3) of Order.

Doors

Size	Thickness	5-X—Flat Panel
2- 0 x 6- 0.	1½"	\$3.60 each
2- 0 x 6- 0.	1"	3.90 "
2- 0 x 6- 6.	1"	4.10 "
2- 0 x 6- 8.	1"	4.15 "
2- 4 x 6- 4.	1"	4.40 "
2- 4 x 6- 6.	1"	4.50 "
2- 6 x 6- 6.	1"	4.75 "
2- 6 x 6- 8.	1"	4.80 "
2- 8 x 6- 8.	1"	5.05 "
2-10 x 6-10.	1"	5.60 "
3- 0 x 7- 0.	1"	5.90 "
2- 6 x 6- 6.	1½"	6.00 "
2- 8 x 6- 8.	1½"	6.45 "
2-10 x 6-10.	1½"	7.10 "
3- 0 x 7- 0.	1½"	7.45 "

For 1 and 2 Panel Door, add 25c. to the above prices of 5-X—Flat Panel.

For 5-X—Raised Panel, add 60c. to the above prices of 5-X—Flat Panel.

For Craftsman Doors, add 50c. to the above prices of 5-X—Flat Panel.

MILLWORK—Continued

Storm Doors Size	Thickness	Panel "Blizzard"	Glazed or "Prairie"	Combination 1 $\frac{3}{8}$ "
2- 6 x 6- 6-.....	1 $\frac{1}{8}$ "	\$5.50	\$6.60	\$10.10 each
2- 8 x 6- 8-.....	1 $\frac{1}{8}$ "	5.65	6.95	10.10 "
2-10 x 6-10-.....	1 $\frac{1}{8}$ "	5.95	7.15	10.10 "
3- 0 x 7- 0-.....	1 $\frac{1}{8}$ "	6.20	8.00	10.10 "

Windows—Glazed

Glass Size	Thickness		
10 x 20—4-Light.....	1 $\frac{1}{8}$ "	Check Rail	\$2.20 each
12 x 20—4-Light.....	1 $\frac{1}{8}$ "	"	2.40 "
12 x 24—4-Light.....	1 $\frac{1}{8}$ "	"	2.65 "
12 x 26—4-Light.....	1 $\frac{1}{8}$ "	"	2.75 "
12 x 28—4-Light.....	1 $\frac{1}{8}$ "	"	3.00 "
12 x 30—4-Light.....	1 $\frac{1}{8}$ "	"	3.20 "
14 x 24—4-Light.....	1 $\frac{1}{8}$ "	"	3.10 "
14 x 26—4-Light.....	1 $\frac{1}{8}$ "	"	3.20 "
16 x 20—2-Light.....	1 $\frac{1}{8}$ "	"	1.75 "
20 x 20—2-Light.....	1 $\frac{1}{8}$ "	"	2.05 "
20 x 24—2-Light.....	1 $\frac{1}{8}$ "	"	2.35 "
20 x 26—2-Light.....	1 $\frac{1}{8}$ "	"	2.45 "
20 x 28—2-Light.....	1 $\frac{1}{8}$ "	"	2.50 "
20 x 30—2-Light.....	1 $\frac{1}{8}$ "	"	2.75 "
24 x 20—2-Light.....	1 $\frac{1}{8}$ "	"	2.35 "
24 x 24—2-Light.....	1 $\frac{1}{8}$ "	"	2.70 "
24 x 26—2-Light.....	1 $\frac{1}{8}$ "	"	2.70 "
24 x 28—2-Light.....	1 $\frac{1}{8}$ "	"	2.95 "
24 x 30—2-Light.....	1 $\frac{1}{8}$ "	"	3.15 "
26 x 26—2-Light.....	1 $\frac{1}{8}$ "	"	2.95 "
26 x 28—2-Light.....	1 $\frac{1}{8}$ "	"	3.25 "
26 x 30—2-Light.....	1 $\frac{1}{8}$ "	"	3.45 "
8 x 10—8-Light.....	1 $\frac{1}{8}$ "	"	3.30 "
8 x 10—12-Light.....	1 $\frac{1}{8}$ "	"	3.45 "
10 x 12—8-Light.....	1 $\frac{1}{8}$ "	"	3.40 "
10 x 12—12-Light.....	1 $\frac{1}{8}$ "	"	4.10 "

For Storm Sash, 25 cents may be added to the above window prices.

For Storm Sash with sliding vents, \$1.65 may be added to the above window prices.

For Storm Sash with Wilson Sliding Ventilator, \$2.75 may be added to the above window prices.

For Bungalow Windows—Glazed, add to the above price for 2 Light Windows, an amount obtained by multiplying the number of lights in the top sash by 15 (cents).

Sash—Glazed

Size	Thickness 1 $\frac{1}{8}$ "	Thickness 1 $\frac{3}{8}$ "
10 x 12—1-Light.....	\$0.70 each	\$0.90 each
20 x 24—1-Light.....	1.45 "
24 x 24—1-Light.....	1.60 "
36 x 16—1-Light.....	1.60 "
7 x 9—2-Light.....	0.70 "
8 x 10—2-Light.....	0.75 "	0.80 "
10 x 12—2-Light.....	0.90 "	0.95 "
7 x 9—3-Light.....	0.90 "	0.95 "
8 x 10—3-Light.....	0.95 "	1.05 "
10 x 12—3-Light.....	1.15 "	1.20 "
10 x 14—3-Light.....	1.20 "	1.35 "
10 x 16—3-Light.....	1.30 "	1.45 "
8 x 8—4-Light.....	1.15 "
8 x 10—4-Light.....	1.15 "	1.20 "
10 x 10—4-Light.....	1.25 "	1.45 "
10 x 12—4-Light.....	1.30 "	1.45 "
8 x 10—6-Light.....	1.50 "	1.60 "
10 x 12—6-Light.....	1.80 "	1.95 "
7 x 9—9-Light 3W3H.....	1.95 "
8 x 10—9-Light.....	2.10 "
7 x 9—9-Light Transom.....	2.95 "
8 x 10—9-Light Transom.....	3.10 "
8 x 10—6-Light Casement.....	1.75 "
10 x 12—6-Light Casement.....	2.10 "
10 x 14—6-Light Casement.....	2.45 "
8 x 10—4-Light Wired Glass.....	2.75 "

Door Transoms—Glazed

2- 6 x 1-2 O.S.M.	1 $\frac{1}{2}$ " thickness....	\$0.95 each
2- 8 x 1-2 "	1 $\frac{1}{2}$ " "	1.00 "
2-10 x 1-2 "	1 $\frac{3}{4}$ " "	1.05 "
2-10 x 1-4 "	1 $\frac{3}{4}$ " "	1.15 "
3- 0 x 1-4 "	1 $\frac{3}{4}$ " "	1.15 "

*Screen Doors and Window Screens**Screen Doors—*

No. 265 or No. 176, $\frac{7}{8}$ " Black Wire.....	\$3.10 each
No. 275 or No. 176, 1 $\frac{1}{8}$ " Black Wire.....	3.70 "
Nos. 121, 341 or 560, 1 $\frac{1}{8}$ " Black Wire.....	4.75 "
Nos. 125 or 525, 1 $\frac{1}{8}$ " Black Wire.....	5.50 "
$\frac{1}{2}$ -size Window Screen $\frac{7}{8}$ " Black Wire.....	1.20 "
Full-size Window Screen $\frac{7}{8}$ " Black Wire.....	1.90 "
Adjustable Screens.....	0.45 "
For 1 $\frac{1}{8}$ " Screens, add 50% to the above prices.	
For Odd Sizes, add 25% to the above prices.	
For Galvanized Wire, add 20% to the above prices.	

(Numbers referred to above are as shown in the manufacturers' price lists.)

Frames

	5 $\frac{1}{2}$ " Jambs	7 $\frac{1}{2}$ " Jambs
Window and Sash K.D.....	\$3.40 each	\$4.25 each
Oriel K.D.....	3.95 "	4.80 "
For Window Stops, add to the above prices.....	\$0.30 per frame	
For 1 $\frac{1}{2}$ " or 1 $\frac{3}{8}$ " Outside Casing, add to the above prices.....	0.80 "	
For Plain Drip Cap, add to the above prices.....	0.30 "	
For Pulleys and Pockets, add to the above prices.....	1.25 "	
For Mullions, add to the above prices.....	0.90 each	

Door Frames

Outside Door Frames.....	\$5.10 each	\$6.25 each
For Oak Sill, add to the above prices.....	\$2.15 per door	
For 1 $\frac{1}{2}$ x 5 $\frac{1}{2}$ Jambs, add to the above prices.....	0.80 "	
For 1 $\frac{1}{2}$ x 7 $\frac{1}{2}$ Jambs, add to the above prices.....	1.25 "	
For 1 $\frac{1}{8}$ " or 1 $\frac{3}{8}$ " Outside Casing, add to the above prices.....	0.95 "	
For Plain Drip Cap, add to the above prices.....	0.30 "	

Inside Door Frames

$\frac{3}{4}$ " x 5 $\frac{1}{2}$ " Jambs with stops.....	\$2.10 each
5 $\frac{1}{2}$ " rabbeted Jambs.....	2.50 "
Cellar Frames with brick mould.....	3.15 "

Turned Millwork

Balusters, 1 $\frac{1}{8}$ " x 1 $\frac{5}{8}$ ".....	\$0.30 each
Angle Beads, 48".....	0.75 "
Corner Block, 5 x 5.....	0.07 "
Base Blocks, 5 x 11.....	0.15 "
Base Corners.....	0.10 "
Turned Newels, 5 x 5—4 ft.....	3.05 "
Turned Newels, 6 x 6—4 ft.....	3.60 "
Turned Veranda Posts, 5 x 5—8 ft.....	4.30 "
Turned Veranda Posts, 6 x 6—9 ft.....	7.20 "

SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-915

MAXIMUM RETAIL PRICES FOR HARDWOOD LUMBER AND MILLWORK IN NORTHERN MANITOBA AND SASKATCHEWAN, AND RANGE ONE WEST OF THE FOURTH MERIDIAN IN ALBERTA EXCEPTING THE CITIES OF REGINA, SASKATOON AND MOOSE JAW (AREA No. 2)

(Heading as amended by Administrator's Order No. A-1085)

HARDWOOD LUMBER

<i>Flooring</i>	Thickness:	13/16"	1/2"	3/8"	
1st Grade Maple, Birch or Beech...		\$16.20	\$14.40	\$11.70	per 100 F.B.M
2nd Grade " " ...		15.30	13.50	10.80	" "
3rd Grade " " ...		12.60	10.80	9.90	" "
1st Grade Plain Red Oak.....		25.80	21.00	13.80	" "
		f.o.b. Jobber's Warehouse			
2nd Grade " "		22.50	18.90	13.30	" "
		f.o.b. Jobber's Warehouse			
3rd Grade " "		17.80	13.20	10.00	" "
		f.o.b. Jobber's Warehouse			
Clear Shorts, 10" to 18".....			9.40		" "
First Grade Quarter Cut White Oak—					
1½" or 1¾" Face.....		28.00			
2" Face.....		31.90			

WAGONSTOCK

<i>Oak and Hickory</i>	Oak	Hickory	
2 x 3 to 2 x 5, 4' to 6' only Rough.....	\$0.30	\$0.34	per F.B.M.
All other sizes and lengths, Rough.....	.32	.38	" "
Surfaced Oak.....	.36		" "

Basswood—

5/8 in.....	.25	" "
1 in.....	.38	" "

Cottonwood

5/8 in.....	.19	" "
1 in.....	.29	" "

Oak Wagon Reaches

No. 101, 2 x 4, 10'.....	\$2.25	each
No. 102, 2 x 4, 12'.....	2.95	"
No. 103, 2 x 4, 14'.....	3.55	"

Wagon Tongues

3½ x 3½, half finished, No. 1 Grade Oak.....	\$5.20	each
3½ x 3½, half finished, No. 2 Grade Oak.....	3.85	"
No. 214, 4 x 4, 12' Rough, Oak.....	5.15	"
No. 215, 4 x 4, 12', half finished, No. 1 Grade Oak.....	5.40	"
No. 216, 3 x 5, 12', half finished, No. 1 Grade Oak.....	7.45	"
No. 217, Special Fir Wagon Tongue, 12'.....	3.20	"
No. 218, Special Fir Wagon Tongue, 14'.....	3.75	"

Doubletrees and Eveners

No.		
116, Plow Eveners, 1½ x 3½, 34".....	\$0.70	each
117, Plow Eveners, 1½ x 3½, 42".....	0.75	"
118, 2½ x 4½, 4'—2 Horse Hickory.....	1.35	"
119, 2½ x 5, 4'—2 " ".....	1.70	"
120, 2 x 4, 4'—2 " ".....	0.85	"
121, 2 x 5, 4'—2 " ".....	1.20	"
122, 2 x 6, 4'—2 " ".....	1.45	"
123, 2 x 6, 6'—4 " ".....	1.90	"
124, 2½ x 6, 6'—4 " ".....	2.85	"
125, 2 x 8, 8'—6 " ".....	3.55	"
126, 2½ x 8, 8'—6 " ".....	5.55	"
127, 2 x 5, 5'—3 " ".....	1.45	"
128, 2 x 7, 7'—5 " ".....	2.55	"
129, 2½ x 7, 7'—5 " ".....	3.55	"

Miscellaneous Wagon Stock

138, 1½ x 4, 3 pcs. 4' and 1 pc. 3' 6" Wagon Box Cross Bars...	\$2.30	per set
139, 1 x 4 Wagon Box Cross Bars.....	1.55	"
152, 4 x 5 x 5' Wagon Axles, Hickory, half finished.....	4.50	each
155, 4 x 5 x 5' Wagon Axles, Hickory, turned ends.....	6.40	"
133, 8 in. End Gates, Hinged and Ironed.....	2.60	"
134, 12 in. " ".....	2.85	"
135, 14 in. " ".....	3.00	"
136, 16 in. " ".....	3.15	"
140, 2" Tongue Hawns.....	.80	per set
142, 2" Front Hawns.....	.80	"
144, 2" Hind Hawns.....	.80	"
161 or 162, Oak Bolsters, No. 1.....	1.95	each
163 or 164, Oak Bolsters, No. 1.....	2.55	"
165 or 166, Oak Bolsters, No. 1.....	2.95	"
147, Wagon Box Cleats.....	.80	per set of 8 pcs.
148, 1 x 3—15 in., Bolster Stakes.....	.85	per set of 4 pcs.
157, Turned Neck Yokes.....	.85	each
149, 1½ x 3 x 36 Singletrees.....	.75	"
150, 1½ x 2½ x 30 Singletrees.....	.30	"
146, 1¾ x 3¼ x 28 Plow Singletrees.....	.30	"
151, 3½ x 3½ x 48 Sandboards.....	2.55	"
170, Oak Sleigh Bench, 3 x 8.....	3.65	"
171, " " 4 x 8.....	4.10	"

Numbers referred to are to facilitate identification by the retail dealers and are as used by the manufacturers in Saskatchewan.

MILLWORK

NOTE.—For any millwork not included in the following descriptions, the retail price shall be cost plus 40%. See section 2 (3) of Order.

Doors

Size	Thickness	2 Panel	5 x Panel
2-0 x 6-0	1 11"	—	\$3.95 each
2-0 x 6-0	1 11"	\$4.45	4.30 "
2-0 x 6-6	1 11"	4.70	4.55 "
2-0 x 6-8	1 11"	4.75	4.65 "
2-4 x 6-4	1 11"	5.10	4.95 "
2-4 x 6-6	1 11"	5.15	5.00 "
2-4 x 6-8	1 11"	—	5.15 "
2-6 x 6-0	1 11"	5.15	5.00 "
2-6 x 6-6	1 11"	5.40	5.25 "
2-6 x 6-8	1 11"	5.50	5.35 "
2-6 x 7-0	1 11"	5.95	5.75 "
2-8 x 6-8	1 11"	5.70	5.60 "
2-10 x 6-10	1 3 11"	6.35	6.15 "
3-0 x 7-0	1 11"	6.75	6.55 "
2-6 x 6-6	1 3 11"	6.85	6.55 "
2-6 x 7-0	1 3 11"	7.55	7.35 "
2-8 x 6-8	1 3 11"	7.35	7.15 "
2-8 x 7-0	1 3 11"	7.90	7.70 "
2-10 x 6-10	1 3 11"	8.10	7.90 "
3-0 x 7-0	1 4 11"	8.50	8.35 "

5-X-P. Raised Panel add 60 cents to above prices for 5 x Panel.

For 1-panel Doors, add \$1.00 to price of 5-X-Panel.

STORM DOORS

Size	Thickness	Panel "Blizzard"	Glazed or "Prairie"	Combination 1 3 11"	Combination 1 1 11"
2-6 x 6-6	1 1 11"	\$5.25	\$7.40	\$11.45	\$10.15 each
2-8 x 6-8	1 1 11"	5.45	7.80	11.45	10.15 "
2-10 x 6-10	1 1 11"	6.40	9.00	11.90	10.70 "
3-0 x 7-0	1 1 11"	6.75	9.60	12.50	11.25 "

WINDOWS—GLAZED

Glass Size	Thickness	
10 x 20—4-Light	1" Check Rail	\$2.90 each
12 x 20—4-Light	1" "	3.10 "
12 x 22—4-Light	1" "	3.30 "
12 x 24—4-Light	1" "	3.45 "
12 x 26—4-Light	1" "	3.60 "
12 x 28—4-Light	1" "	3.90 "
12 x 30—4-Light	1" "	4.20 "
14 x 24—4-Light	1" "	4.00 "
14 x 26—4-Light	1" "	4.20 "
16 x 20—2-Light	1" "	2.30 "
20 x 20—2-Light	1" "	2.60 "
20 x 24—2-Light	1" "	3.00 "
30 x 26—2-Light	1" "	3.10 "
20 x 28—2-Light	1" "	3.30 "
20 x 30—2-Light	1" "	3.60 "
24 x 20—2-Light	1" "	3.05 "
24 x 24—2-Light	1" "	3.50 "
24 x 26—2-Light	1" "	3.55 "
24 x 28—2-Light	1" "	3.85 "
24 x 30—2-Light	1" "	4.05 "
26 x 26—2-Light	1" "	3.80 "
26 x 28—2-Light	1" "	4.20 "
26 x 30—2-Light	1" "	4.50 "
8 x 10—8-Light	1" Plain Rail	2.80 "
10 x 12—8-Light	1" "	3.40 "
8 x 10—12-Light	1" "	3.55 "
10 x 12—12-Light	1" "	4.40 "
10 x 12—8-Light	1" Check Rail	3.55 "
10 x 12—12-Light	1" "	4.70 "

For Storm Sash, 35 cents may be added to the above window prices.

For Storm Sash with sliding vents, \$2.10 may be added to the above prices for windows.

BUNGALOW WINDOWS—GLAZED

Size	"A"	"B"	"C" or "F"	"E"	"G"	"H"	
16 x 20—2-Light	\$2.95	\$2.95	\$3.05	\$3.05	\$3.25	\$3.60	each
16 x 24—2-Light	3.20	3.20	3.40	3.40	3.55	3.95	"
20 x 20—2-Light	3.40	3.50	3.70	3.50	3.95	4.00	"
20 x 24—2-Light	3.75	3.90	4.10	3.90	4.35	4.45	"
20 x 26—2-Light	3.90	3.95	4.25	3.95	4.45	4.55	"
20 x 28—2-Light	4.05	4.20	4.40	4.20	4.65	4.75	"
24 x 20—2-Light	3.80	3.95	4.10	3.95	4.40	4.50	"
24 x 24—2-Light	4.35	4.40	4.65	4.40	4.85	5.00	"
24 x 26—2-Light	4.40	4.45	4.70	4.45	4.90	5.05	"
24 x 28—2-Light	4.70	4.80	5.05	4.80	5.30	5.35	"
24 x 30—2-Light	4.90	5.10	5.30	5.10	5.50	5.65	"
26 x 26—2-Light	4.75	5.55	5.25	5.30	6.20	5.70	"
26 x 28—2-Light	5.25	6.05	5.65	5.80	6.65	6.15	"
26 x 30—2-Light	5.55	6.40	6.00	6.15	7.05	6.45	"

Letters above refer to designs as shown in Millwork Catalogue No. 5 effective August 1st, 1919.

SASH—GLAZED

Size	11"	13"	
10 x 12—1-Light.....	\$1.00	\$1.25	each
20 x 24—1-Light.....	1.85	"
24 x 24—1-Light.....	2.10	"
36 x 16—1-Light.....	2.15	"
7 x 9—2-Light.....	1.00	"
8 x 10—2-Light.....	1.05	1.10	"
10 x 12—2-Light.....	1.20	1.25	"
7 x 9—3-Light.....	1.20	1.25	"
8 x 10—3-Light.....	1.25	1.35	"
10 x 12—3-Light.....	1.50	1.60	"
10 x 14—3-Light.....	1.60	1.70	"
10 x 16—3-Light.....	1.70	1.90	"
8 x 8—4-Light.....	1.50	"
8 x 10—4-Light.....	1.50	1.65	"
10 x 10—4-Light.....	1.70	1.85	"
10 x 12—4-Light.....	1.70	1.90	"
8 x 10—6-Light.....	2.00	2.10	"
10 x 12—6-Light.....	2.35	2.50	"
7 x 9—9-Light.....	2.50	"
8 x 10—9-Light.....	2.75	"
7 x 9—9-Light transom.....	3.80	"
8 x 10—9-Light transom.....	4.05	"
8 x 10—6-Light Casement.....	2.30	"
10 x 12—6-Light Casement.....	2.75	"
10 x 14—6-Light Casement.....	3.10	"
8 x 10—4-Light Wire Plate.....	3.65	"

DOOR TRANSOMS—GLAZED

2- 6 x 1-2 O.S.M.	1" in thickness.....	\$1.20	each
2- 8 x 1-2 "	1" ".....	1.25	"
2-10 x 1-2 "	1" ".....	1.30	"
2-10 x 1-4 "	1" ".....	1.45	"
3- 0 x 1-4 "	1" ".....	1.50	"

SCREEN DOORS AND WINDOWS

Screen Doors—Stock Sizes—

Nos. 20, 76, 101, 176, 265, 700.....	7"	\$3.10	each
Nos. 76, 102, 176, 275, 700.....	1 1/8"	3.85	"
Nos. 21, 103, 121, 341, 702.....	1 1/8"	4.75	"
Nos. 25, 104, 400, 525, 706.....	1 1/8"	6.45	"

Numbers referred to above are as shown in the manufacturers' price lists.

Screen Windows

Half size.....	\$1.35	each
Full size.....	2.25	"
For 1 1/8" or 1 3/8" Screens, add 50% to the above prices.		
For Odd sizes, add 25% to the above prices.		
For Galvanized Wire, add 20% to the above prices.		

FRAMES

Window Frames

Oriel K.D., 3/4 x 5 1/2 Jamb.....	\$4.30	each
Oriel K.D., 3/4 x 7 1/2 Jamb.....	5.30	"
Window K.D. Plain Cap, 3/4 x 5 1/2 Jamb.....	3.70	"
Window K.D. Plain Cap, 3/4 x 7 1/2 Jamb.....	4.60	"
Cellar Sash with Brick Mould.....	3.45	"

For Window Stops,	add to the above prices....	.35	per frame
For Drip Cap	" ".....	.30	"
For Drip Cap and Bed Mould	" ".....	.70	"
For 1 1/4 or 1 3/8 Outside Casing	" ".....	.80	"
For each Mullion or Transom Bar	" ".....	.90	"
For Pulleys and Pockets	" ".....	1.35	"
For Blend Stop and Brick Mould	" ".....	.90	"
For Set up Frames	" ".....	.75	"

Door Frames

Outside Door K.D.....	1 x 5½ Jamb	\$5.85 each
“ “	1 x 7½ Jamb	6.75 “
Inside Door K.D.....	1 x 5½ Jamb	2.35 “
“ “	1 x 5½ Jamb	2.60 “

For Drip Cap on Head	add to the above prices.....	.30 per frame
For Drip Cap and Bed Mould	“ “70 “
For 1½ or 1¾ Outside Casing	“ “	1.10 “
For 1¾ Jamb	“ “70 “
For Oak Sill	“ “	2.25 “
For Blend Stop ¾ x 3½”	“ “50 “
For Brick Mould	“ “90 “

TURNED MILLWORK

Balusters, 1½” x 1½”30 each
Angle Beads, 48”75 “
Corner Blocks, 5 x 507 “
Base Block, 5 x 1115 “
Base Corners, No. 3810 “
Turned Newels, 4½ x 4½—4 ft.....	3.05 “
Turned Newels, 5½ x 5½—4 ft.....	3.70 “

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-916

Respecting Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

PART I—INTRODUCTION*Application of the Order*

1. (1) This Order becomes effective on October 9, 1943, and replaces Order No. 89 of the Board which has been revoked by the Board.

(2) The provisions of clause (d) of Section 3 of Order No. 189 shall not hereafter apply to sales of onions by a primary producer to any manufacturer, processor, wholesaler, retailer of other dealer.

(3) This Order applies to sales of onions, whether Canadian grown or imported, of all types, varieties, grades and qualities except green onions with tops attached, having a diameter of 1½ inches or less. Parts III, IV and V of the Order deal exclusively with Canadian grown onions while Part VI deals only with imported onions.

Prices are Maximum Prices and Include All Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

PART II—DEFINITIONS

Meaning of "Sell"

3. The word "sell" as used in this Order also covers an offer to sell.

Grades

4. "Canada No. 1", "Canada No. 2", and "Canada No. 1 Pickling" mean, respectively, onions graded, packed and marked according to the standards for such grades defined and described in the regulations issued under The Fruit, Vegetables and Honey Act.

Shipper

5. "Shipper" means a primary producer of onions, or any other person who assembles and ships onions at the point of production.

Wholesale Distributor

6. "Wholesale distributor" means any person other than a shipper, who sells onions at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys onions for his personal or household consumption.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales by Shippers to Wholesaler Distributors

7. (1) The maximum price, f.o.b. his farm or shipping point, at which a shipper may sell any of the following grades of onions to a wholesale distributor shall, according to the grade and the capacity of the container, be as follows:

- (a) on sales of Canada No. 1 grade onions, $3\frac{1}{2}$ cents per pound if sold in a container having a capacity of over 50 pounds; and $3\frac{3}{8}$ cents per pound if sold in a container having a capacity of 50 pounds or less;
- (b) on sales of Canada No. 2 grade onions, 3 cents per pound if sold in a container having a capacity of over 50 pounds; and $3\frac{1}{8}$ cents per pound if sold in a container having a capacity of 50 pounds or less;
- (c) on sales of Canada No. 1 pickling grade onions, 7 cents per pound in any size container.

(2) Where the highest lawful price, f.o.b. his farm or shipping point, at which a shipper sold Canada No. 1 grade onions, to a wholesale distributor during the period January 5th to January 10th, 1942, both inclusive, exceeds the maximum price for such onions fixed by subsection (1) of this Section, the maximum price, f.o.b. his farm or shipping point, at which such shipper may sell Canada No. 1 grade onions grown in 1943 to a wholesale distributor, shall be an amount equal to such prior higher price or an amount equal to the maximum price fixed by said subsection (1) plus $\frac{1}{2}$ of a cent per pound, whichever amount is the lesser.

(3) No shipper shall sell any onions under the provisions of subsection (2) of this Section until after he has filed at the nearest Regional Office of the Board, a copy of an invoice showing a sale by him to a wholesale distributor during the said period January 5th to January 10th, 1942, both inclusive, of Canada No. 1 grade onions, at a price f.o.b. his farm or shipping point, in excess of the maximum price for such onions fixed by subsection (1) of this Section.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

8. (1) The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of a capacity specified in Section 7 to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the onions at such warehouse, or to the operator of a dehydrating plant or to any commercial processor of onions, shall be an amount equal to the maximum price as fixed by said Section 7, at which he may sell those onions to a wholesale distributor.

(2) The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of a capacity specified in Section 7 to any person *other than*,

- (a) a wholesale distributor;
- (b) the operator of a dehydrating plant;
- (c) a commercial processor of onions;
- (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the onions at such warehouse; or
- (e) a consumer

shall be an amount equal to the maximum price as fixed by said Section 7, at which he may sell those onions to a wholesale distributor PLUS a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Sales by Shippers to Consumers

9. The maximum price f.o.b. his farm or shipping point at which a shipper may sell any onions of a grade and in a container of capacity specified in Section 7 to a consumer shall be the sum of:

- (a) the maximum price fixed by subsection (2) of Section 8 at which he may sell those onions under the provisions of that subsection; and
- (b) a markup not exceeding 25 per cent of his selling price.

Spanish Type Onions

10. Where a shipper sells any grade of spanish type onions having a minimum diameter of three inches or more his maximum price shall be an amount equal to the maximum price on sales of that grade of onions to that class of buyer as fixed by Sections 7, 8, or 9, as the case may be, PLUS an amount not exceeding $1\frac{1}{2}$ cents per pound.

Grades not Listed and Ungraded Onions

11. The maximum prices at which a shipper may sell onions which have not been graded or of lower than No. 2 grade shall be the same as maximum prices at which he may sell No. 2 grade onions.

Sales of Canada No. 2 Grade Onions during July and August

12. During the months of July and August in any year a shipper may sell No. 2 grade onions to any buyer at the same price as the maximum price fixed by this Order for sales by him to that buyer of Canada No. 1 grade onions.

Periodic Increases in Shippers' Maximum Prices

13. The maximum price at which a shipper may sell onions of a grade and in a container of a capacity specified in Section 7 to any buyer during any month set out in the table to this Section shall be the maximum price on sales by him of such onions to that class of buyer, as fixed by Sections 7, 8, 9, 10 or 11, as the case may be, PLUS the additional amount for that month set out in the table.

TABLE OF SECTION 13

<i>Month</i>	<i>Increase in Maximum Price in Cents Per Pound</i>
December	$1/20$
January	$3/20$
February	$3/10$
March	$1/2$
April	$3/4$
May	$3/4$
June	$3/4$

Free Delivery by Shippers

14. Where a shipper sells onions to a buyer whose place of business is in a city, town or village, the nearest limits of which are not more than fifteen miles from the

shippers' farm or shipping point he shall deliver free to that place of business. Where the sale is to a consumer in any such city, town or village delivery shall be free to such consumer.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

15. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell any onions shall be the sum total of the actual price paid by him for those onions, the actual cost of transporting the onions to his place of business and a mark-up not exceeding $12\frac{1}{2}$ per cent of his selling price.

(2) Where the distance from the point of production or from the shipping point of his supplier to the nearest limits of the city, town or village in which the wholesale distributor has his place of business is fifteen miles or less, transportation charges are not to be included by the wholesale distributor in calculating the maximum price fixed by subsection (1) of this Section.

(3) Notwithstanding the provisions of subsections (1) and (2) of this Section a wholesale distributor's selling price, f.o.b. his place of business, of onions other than onions which were purchased by him and in his possession or in transit on the effective date of this Order, shall not in any event exceed the sum of the following:

- (a) the maximum price as fixed by this Order, at which a shipper may sell those onions to the wholesale distributor according to the capacity of the container in which they are packed when received by him;
- (b) the cost of transporting onions at the carload lot freight rate to the city, town or village in which his place of business is situated from Vernon, British Columbia, or from Leamington, Ontario, whichever cost is the lesser; and
- (c) a markup not exceeding the markup fixed by subsection (1) of this Section.

Periodic Increases in Maximum Prices

16. (1) The maximum prices fixed by Section 15 apply to sales of onions by wholesale distributors during the months of July to November, both inclusive, in any year.

(2) Where a wholesale distributor purchases onions during any of the months from July to November, both inclusive, in any year, the maximum price at which he may sell those onions during any of the months of December, and January to June, both inclusive, in any year, shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 15, PLUS an amount equal to the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during that month.

(3) Where a wholesale distributor purchases onions in the month of December, or in any of the months from January to June, both inclusive, in any year, the maximum price at which he may sell those onions during any of the months mentioned in this subsection shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 15, PLUS an amount equal to the difference (if any) between

- (a) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions were purchased by the wholesale distributor; and
- (b) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions are sold by the wholesale distributor.

Wholesale Distributors to Supply Invoices

17. Where a wholesale distributor sells onions purchased by him prior to the effective date of this Order and which he had on hand or in transit on that date he shall, prior to or concurrently with delivery of the onions, furnish his buyer with an invoice certifying that the onions represent stocks on hand or in transit on the effective date of the Order. This information shall be in addition to any other particulars a wholesale distributor is required by this Order to show on such invoice.

Sales on Consignment

18. Onions received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell onions of the same type and grade which he buys for resale.

Delivery to be Free in Certain Cases

19. Where a sale by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

20. At the request of a buyer, a wholesale distributor may prepay the cost of transporting any shipment of onions, at the common carrier freight rate, including heating charges, to the buyer's place of business, but in that event he must show it as a separate item on his sales invoice to the buyer.

PART V—SALES BY RETAILERS

Control Over Retailer's Delivered Cost

21. (1) The expression "transportation charges" where used in this Section means the cost of transporting onions at the common carrier freight rate from the seller's shipping point to the buyer's place of business but does not include,

- (a) where the seller is a shipper, the cost of transporting the onions to the buyer's place of business if it is situated within a city, town or village, the nearest limits of which are not more than fifteen miles from the shipper's shipping point or point of production;
- (b) where the seller is a wholesale distributor, the cost of transporting the onions for a distance of more than one hundred miles unless the approval in writing of the Administrator of Fresh Fruits and Vegetables, or of some duly authorized representative of the Board has been obtained or unless the distance between the place of business of the retailer and the place of business of his nearest wholesale distributor is more than one hundred miles; or
- (c) where the seller is a wholesale distributor, the cost of transporting the onions from the seller's place of business to the buyer's place of business if they are both situated within the same city, town or village or if the buyer's place of business is within the wholesale distributor's customary free delivery zone.

(2) A person selling onions at retail in any part of Canada shall not buy or otherwise acquire any onions at a total delivered cost in excess of the maximum price at which, under the provisions of this Order, those onions may be sold to him by his supplier PLUS transportation charges paid by him.

Maximum Prices—Sales at Retail

22. The maximum price at which a person other than a shipper may sell any onions at retail shall be the sum of the following:

- (a) his actual delivered cost of those onions but not exceeding his lawful maximum delivered cost as fixed by Section 21; and
- (b) a markup not exceeding 25 per cent of his selling price; or
- (c) if the seller is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased those onions from a shipper and actually took delivery at such warehouse (a markup not exceeding 30 per cent of his selling price).

Periodic Increases in Maximum Prices

23. (1) The maximum prices fixed by Section 22 apply to sales of onions by retailers during the months of July to November both inclusive, in any year.

(2) Where a retailer purchases onions during any of the months from July to November both inclusive, in any year, the maximum price at which he may sell those onions during any of the months of December, and January to June both inclusive

in any year, shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 22 PLUS an amount equal to the amount by which, under the provisions of Section 13 a shipper is permitted to increase his selling price on sales of onions during that month.

(3) Where a retailer purchases onions in the month of December or in any of the months from January to June both inclusive, in any year, the maximum price at which he may sell those onions during any of the months mentioned in this subsection shall be an amount equal to the maximum price at which he may sell those onions as fixed by Section 22 PLUS an amount equal to the difference (if any) between

- (a) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions were purchased by the retailer; and
- (b) the amount by which, under the provisions of Section 13, a shipper is permitted to increase his selling price on sales of onions during the month in which those onions are sold by the retailer.

Adjustments for Fractions of Cents

24. Where the maximum price as fixed by this Order on a sale of onions at retail includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

PART VI—IMPORTED ONIONS

Application of This Part

25. This part contains special provisions relating to maximum prices of imported onions.

Maximum Prices—Sales by Wholesale Distributors

26. The maximum price f.o.b. his place of business at which a wholesale distributor may sell any type of imported onions, graded or ungraded, in any month shall be the sum of the following;

- (a) The maximum price at which a shipper may sell Canadian grown onions of the same type, graded or ungraded as the case may be, to the wholesale distributor in that month, as fixed by the other provisions of this Order;
- (b) the cost of transporting the onions at the carload lot freight rate to the city, town or village in which his place of business is situated from Vernon, British Columbia, if his place of business be situated in a part of Canada west of the 88th degree of west longitude, or from Leamington, Ontario, if it be situated in a part of Canada east of the 88th degree of west longitude; and
- (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Maximum Prices—Sales by Retailers

27. The maximum price at which any person may sell imported onions at retail shall be the sum of the following:

- (a) the actual price paid by him for those onions but not in any event exceeding the lawful maximum price at which they may be sold to him by a wholesale distributor as fixed under the provisions of Section 26;
- (b) such transportation charges from his nearest carload lot distributing centre as are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding 25 per cent of his selling price.

PART VII—RECORDS OF SALES AND PURCHASES

Sales Invoices

28. (1) On every sale of onions other than a sale at retail every seller shall at the time of delivery of the onions, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the size of

the container, the quantity sold and the price per pound charged. The grade must be shown if the onions are graded onions or, if not graded, the word "ungraded" must be shown on the invoice. Any transportation charges prepaid must be shown as a separate item on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

29. Every wholesale distributor and every retailer shall immediately upon receipt by him of any onions purchased by him make a written record at the place of business at which he receives the onions showing the date of purchase, the name and complete address of his supplier, the grade of the onions (if graded), the size of container, the quantity purchased and the actual price and transportation charges, if any paid by him. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

30. Every invoice and record which a seller of onions is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

31. Every person who sells onions at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the price per pound, grade and type of the onions sold.

PART VIII—GENERAL PROVISIONS

Additional Payments to be Part of Price

32. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in onions shall be and form part of the price at which the onions are sold or bought.

Combined Markups of Wholesale Distributors

33. Where sales of onions are made by and between wholesale distributors the total amount of the markups of all the wholesale distributors must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the onions an invoice stating the amount of markup taken by him on the sale.

Dated at Ottawa, this 8th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-917

Respecting Maximum Prices for Atlantic Coast Fresh, Frozen and Smoked Fish

(Consolidated as amended by Administrator's Order No. A-1057)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered on behalf of the Board as follows:—

Application of the Order

1. This Order fixes maximum prices on sales of those fresh, frozen and smoked fish and fillets listed in the Schedule hereto, caught or taken, or processed from fish caught or taken in the waters off the eastern coast of Canada or off the coast of Newfoundland.

2. This Order comes into effect on October 25, 1943, and replaces Administrator's Order No. A-564 in so far as *this* Order applies to the fish and fish products covered by Administrator's Order No. A-564. Administrator's Order No. A-732 is hereby revoked.

3. The provisions of Section 3 of Order No. 189 of the Board respecting exemptions from maximum prices shall not hereafter apply to sales by primary producers to consumers of the fish and fish products covered by *this* Order or to any sales by processors of those products.

Prices Fixed are Maximum Prices and Include All Charges

4. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a box or a package so that the sum of the price and the charge for the package exceeds the maximum price.

Meaning of Certain Words or Expressions

5. For the purposes of this Order,

- (a) the words "fish or fish products" as hereafter used in this Order, refer only to the fish or fish products to which this Order applies;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "consumer" means a person who buys fish or fish products for personal or household consumption.

Definitions

6. For the purposes of this Order,

- (a) "processor" means a person whose chief business is buying or otherwise acquiring fish from a primary producer and reselling them as fresh, frozen or smoked fish either in the same condition in which he bought them or after processing by him or by any other person for him, by heading, gutting, dressing, filleting, icing, freezing or smoking.

(Clause (a) as substituted by Administrator's Order No. A-1057.)

- (b) "fish wholesaler" means a person other than a processor who operates a fish warehouse and whose chief business is selling fish at wholesale;
- (c) "combination wholesaler" means a person other than a processor or a fish wholesaler, whose chief business is not selling fish but who does sell fish at wholesale at certain seasons of the year, or a person other than a processor or a fish wholesaler who sells fish both at wholesale and at retail;
- (d) "round" means fish as it comes from the water;
- (e) "headless" or "dressed" means fish from which the viscera and head have been removed;
- (f) "heads on" or "guttled" means fish from which the viscera have been removed, with the head left on.

Meaning of "Style of Dressing" and its Application to the Maximum Prices Fixed

7. The expression "style of dressing" as used in this Order and Schedule refers to the condition in which the fish or fish products are sold. The maximum price fixed by this Order for the lowest price style of dressing for any fish or fish product shall also apply to any sale of that fish or fish product dressed in a style not specified.

Sales by Processors to Fish Wholesalers, Combination Wholesalers or Retailers

8. The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer,

- (a) any fresh fish listed in the Schedule hereto, iced and packed in any size container shall, according to the style of dressing be the price listed in the said Schedule for the same on sales to that class of buyer;
- (b) any fresh fillets listed in the Schedule hereto, cased, iced, unwrapped and packed in 20-pound containers shall, according to the style of dressing be the price listed in the said Schedule for the same on sales to that class of buyer, PLUS
 - (i) $\frac{1}{2}$ cent per pound if the fresh fillets are unwrapped and packed in 10-pound containers;
 - (ii) an additional 1 cent per pound if the fresh fillets are wrapped (this increase shall be in addition to the increase provided by paragraph (i) of clause (b) of this Section and applies both to the 20-pound and 10-pound containers).

9. The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer,

- (a) any frozen fish listed in the Schedule hereto (unwrapped unless otherwise stated) packed in containers shall, according to the style of dressing, the size of the containers in which they are packed, and the quality (if any is specified) be the price listed in the said Schedule for the same on sales to that class of buyer;
- (b) any frozen fish listed in the Schedule hereto, sold in bulk, shall be the price fixed by clause (a) of this Section for that frozen fish packed in the largest size of container listed, less $\frac{1}{2}$ cent per pound;
- (c) any frozen fillets listed in the Schedule hereto, wrapped and packed in 15-pound containers shall, according to the style of dressing, be the price listed in the said Schedule for the same on sales to that class of buyer; and
 - (i) such price must be reduced by $\frac{1}{2}$ cent per pound if the frozen fillets are sold unwrapped or in a "layer pack"; or
 - (ii) such prices may be increased by $\frac{1}{2}$ cent per pound if the frozen fillets are sold in 10-pound containers, or by 1 cent per pound if they are sold in 5-pound containers.

10. (1) The maximum price f.o.b. coast shipping point at which a processor may sell to a fish wholesaler, combination wholesaler or a retailer, any smoked fish or smoked fillets listed in the Schedule hereto, unwrapped and packed in 15-pound containers (except as otherwise stated) shall, according to the quality (if any is specified) be the price listed in the said Schedule for the same on sales to that class of buyer.

(2) The prices fixed by subsection (1) for such smoked fish or smoked fillets may be increased on sales of all such products except kippered herrings, boneless herrings and Digby chicks,

- (a) by one cent per pound if they are packed in 5-pound containers; and
- (b) by an additional 1 cent per pound if they are wrapped (this increase applies to the prices fixed for both the 15- and the 5-pound containers).

Sales by Truckers to Wholesalers

11. Definition—"trucker" means any person who buys fish or fish products from a primary producer or processor, taking delivery of such products at the coast shipping point and selling and distributing them from a truck.

12. The maximum price at which a trucker may sell any fish or fish products to a fish wholesaler or combination wholesaler, shall be an amount equal to the maximum price as fixed by this Order and listed in the Schedule at which a processor may sell that fish or fish product to a fish wholesaler or a combination wholesaler.

Sales by Truckers to Retailers

13. The maximum price at which a trucker may sell any fish or fish products to a retailer shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell those fish or fish products to a fish wholesaler;
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15, to October 11, 1941, both inclusive, on sales of the same or substantially similar kind and quality of fish or fish products, but not in any event exceeding,
 - (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound of fish or fish products whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price, PLUS a handling charge of 1 cent per pound of fish or fish products or 5½ cents per pound whichever amount is the lesser.

Trucker May Add Transportation Charges in Certain Cases

14. All maximum prices fixed by Sections 12 and 13 are f.o.b. the coast shipping point, and the trucker may add to his price an amount to cover transportation not exceeding the less than carload lot freight rate from the coast shipping point to the city, town or village in which delivery is made to the buyer. However, where a sale is made to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the coast shipping point, no charge may be made for transportation.

Sales by Fish Wholesalers and Combination Wholesalers (at Wholesale)
(Where fish is sold without further processing by them.)

15. (1) Except as provided in Section 16 (which deals with fish and fish products which are further processed before resale), the maximum price at which a fish wholesaler or a combination wholesaler may sell at wholesale any fish or fish products shall be the sum of the following:—

- (a) the actual price paid by him for the fish or fish products but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by a processor; however, if the fish wholesaler or combination wholesaler bought or otherwise acquired the fish or fish products from a primary producer, notwithstanding what he paid for such products he must not include in his actual price a greater amount than the maximum price at which such products could have been sold to him by a processor;
- (b) actual transportation charges but not exceeding the common carrier rate, that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products, but not in any event exceeding.
 - (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price, plus a handling charge of 1 cent per pound of fish or fish products, or 5½ cents per pound whichever amount is the lesser.

Sales by Fish Wholesalers and Combination Wholesalers (at Wholesale)
(Where fish is further processed by them.)

16. The maximum price at which a fish wholesaler or combination wholesaler may sell at wholesale any fresh or frozen fish which he purchased in the round or headless style of dressing and which he further processes by filleting or further dressing before reselling, shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor could have sold that fish to him in the style of dressing into which he further processed it, or the fillets as the case may be;
- (b) actual transportation charges not exceeding the common carrier rate, that are not included in the actual price he paid for the fish; and

- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding,
- (i) on sales of such fish or fish products in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots 20 per cent of his selling price plus a handling charge of 1 cent per pound of fish or fish products, or 5½ cents per pound whichever amount is the lesser.

Combined Markups of Wholesalers

17. (1) Where sales of fish or fish products are made by and between fish wholesalers and/or combination wholesalers the total amount of the markups of all such wholesalers must not exceed the highest amount of markup which the first wholesaler could have included as part of his selling price on a sale to a person other than a fish wholesaler or combination wholesaler.

(2) Every fish wholesaler or combination wholesaler when selling to another wholesaler shall deliver to the buyer before or at the time he makes delivery of the fish or fish products, an invoice stating the total combined markup that has been taken by him, and by any other fish wholesaler or combination wholesaler who handled the fish or fish products and the amount of the markup which is available for the buyer.

Sales at Retail by Persons Other Than Primary Producers

(Where the fish or fish products are sold without further processing by them.)

18. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer or any other person except a primary producer, may sell at retail any fish or fish products in the condition in which he bought them, shall be the sum of the following:—

- (a) the actual price paid by him for the fish or fish products but not exceeding
 - (i) in the case of any seller other than a processor or a trucker the maximum price at which the same may be sold to him by his supplier, however, if his supplier is a primary producer, notwithstanding what he pays for the fish or fish products, the seller must not include in his said actual price a greater amount than the maximum price as fixed by this Order and listed in the Schedule at which such product could have been sold to him by a processor; or
 - (ii) in the case of a processor or a trucker an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell the fish or fish products to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish product (however, on a sale by a trucker he is subject to the provisions of Section 14); and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period, on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding 33½ per cent of his selling price or 12 cents per pound of fish or fish product whichever amount is the lesser.

Sales at Retail by Persons Other Than Primary Producers

(Where round or headless fish is further processed by them into fillets.)

19. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer or any other person except a primary producer may sell at retail any fresh or frozen fillets to which this Order applies which he processes from fresh or frozen fish acquired by him in the round or headless style of dressing shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order at which a processor may sell such fillets to a retailer; and
- (b) actual transportation charges at the common carrier rate that are not included in the actual price he paid for the fish which he converted into fillets (however, on a sale by a trucker he is subject to the provisions of Section 14); and

- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding 33 $\frac{1}{3}$ per cent of his selling price, or 12 cents per pound of fish sold whichever is the lesser.

Sales at Retail by Persons Other Than Primary Producers

(Where round or headless fish is further processed by them into a style of dressing other than fillets.)

20. The maximum price at which a trucker, processor, fish wholesaler, combination wholesaler, retailer, or any other person except a primary producer may sell at retail any fresh or frozen fish to which this Order applies which he acquired in the round or headless style of dressing and further processed either by converting it into another style of dressing except fillets, or by selling it in the form of slices (steaks) or portions (other than fillets) of a whole fish shall be determined as follows: he shall regulate his selling prices for slices (steaks) or portions (other than fillets) of such fish so that the aggregate price received or charged by him for all slices (steaks) or portions (other than fillets) from the whole fish purchased or otherwise acquired by him shall not exceed the total of:—

- (a) the actual price paid by him for such round fish or headless fish but not exceeding
 - (i) in the case of any seller other than a processor or a trucker the maximum price at which the same may be sold to him by his supplier, however if his supplier is a primary producer, notwithstanding what he pays for the fish or fish products he must not include in his said actual price a greater amount than the maximum price as fixed by this Order at which such product could have been sold to him by a processor; or
 - (ii) in the case of a processor or a trucker an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell the fish or fish products to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish product (however, on a sale by a trucker he is subject to the provisions of Section 14); and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products but not in any event exceeding 33 $\frac{1}{3}$ per cent of his selling price or 12 cents per pound of fish bought, whichever amount is the lesser.

Persons Selling at Retail Under Section 20 Must File Schedule of Their Maximum Prices

21. (1) Every person who sells at retail under the provisions of Section 20 shall on or before November 15, 1943, file with the nearest regional office of the Wartime Prices and Trade Board, a schedule showing his maximum retail prices in cents per pound for each cut of each variety of fresh or frozen fish which he sells or intends to sell. All such maximum prices shall be determined in accordance with the provisions of said Section 20.

(2) Every person required by this Section to file a schedule of his maximum prices shall keep an exact copy of such schedule displayed in a conspicuous place in his place of business where it is available to be seen and examined by his customers.

(3) On and after November 15, 1943, no person affected by the provisions of Section 20 shall sell any cut of any fresh or frozen fish unless he has first complied with the provisions of this Section; however, if there is any variety of fresh or frozen fish which he does not intend to sell immediately after November 15, he may file his maximum prices for cuts of such fish at any time prior to the date at which he intends to sell them.

Sales by Primary Producers to Consumers

22. The maximum price at which a primary producer may sell to a consumer any fish or fish products shall be the sum of the following:—

- (a) an amount equal to the maximum price as fixed by this Order and listed in the Schedule hereto at which a processor may sell such fish or fish products to a retailer; and
- (b) a markup not exceeding an amount equal to $33\frac{1}{3}$ per cent of the price fixed by clause (a) of this Section, or 12 cents per pound of fish or fish products whichever amount is the lesser.

Where the Retail Price Includes a Fraction of a Cent

23. Where the maximum price as fixed by this Order on a sale at retail of fish or fish products includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

Sales of Fish and Fish Products Packed in Boxes Not Listed

24. The maximum prices at which any person may sell any fish or fish products to which this Order applies packed in containers of a size not listed in this Order shall be the maximum prices fixed by this Order for that kind and quality of fish or fish product packed in the nearest larger size of container listed.

Records of Sales and Purchases

25. (1) On every sale of fish and fish products other than a sale at retail or to a consumer, every seller shall at the time of delivery to the buyer, furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of the sale, the variety and the grade, the style of dressing and quality and price charged for that fish or fish product.

(2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

26. Every fish wholesaler, combination wholesaler and retailer shall immediately upon receipt by him of any fish or fish products purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind and quality of the fish or fish product, the actual price and the freight paid.

27. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his suppliers, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained, shall be made available for inspection for twelve months from the date of the transaction to which it relates.

28. Every person who sells at retail any fish or fish products shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the price and kind and quality of the fish or fish products.

Maximum Markups Not to Apply to Sales Where Selling Price is 10 Cents Per Pound or Less

29. Where the maximum price as fixed by Section 13, 15, 16, 18, 19 or 20, as the case may be, at which a person may sell any fish or fish product is 10 cents per pound or less, and where the markup (percentage of cost) customarily obtained by such person on sales of the same or a substantially similar kind and quality of fish or fish product during the basic period from September 15 to October 11, 1941, both inclusive, is greater than the lawful maximum markup fixed by the said applicable Section, such maximum price is hereby varied and shall be calculated on the basis of such basic period markup instead of on the basis of the maximum markup permitted by the said applicable Section. In all other respects the provisions of Section 13, 15, 16, 18, 19 or 20, as the case may be, shall apply.

Additional Payments and Consideration to be Part of Price

30. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fish or fish products or received by the seller from any person in connection with the sale of any fish or fish products, shall constitute part of the price for such products.

Maximum Prices Fixed in This Order Apply to Imported Fish or Fish Products

31. The maximum prices fixed by this Order shall also apply to sales of any imported fish or fish products and no person shall sell any imported fish or fish products at a price in excess of the applicable maximum price fixed by this Order for sales of that fish or fish product by that seller.

(Sections 29, 30 and 31 added by Administrator's Order No. A-1057.)

Dated at Ottawa, this 12th day of October, 1943.

A. NEIL McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-917

Maximum prices for a Processor on sales of the fish or fish products listed hereunder to a fish wholesaler, combination wholesaler or a retailer.

All prices f. o. b. coast shipping point.

PART I—FRESH FISH PACKED IN ICE IN ANY SIZE OF CONTAINER

Kinds of Fish	Style of Dressing	Fish Wholesaler	Combination Wholesaler	Retailer
(cents per pound)				
1. Cod.....	heads on	7½	8½	9½
2. Cod.....	headless	9	10	11
3. Haddock.....	heads on	8½	9½	10½
4. Haddock.....	headless	10	11	12
5. Halibut (medium 10-45 lbs. ea.).....	headless	22	23	24
6. Halibut (over 45 lbs. ea.) (or under 10 lbs. ea.).....	headless	21	22	23
7. Herring (Sea).....	round	5½	6½	7½
8. Mackerel.....	round	7½	8½	9½
9. Roe (Cod or Haddock).....		14	15	16
10. Salmon.....	round	21	22	23
11. Salmon.....	gutted	24	25	26
12. Salmon.....	dressed	25	26	27
13. Shad.....	heads on	6½	7½	8½
14. Shad.....	headless	7½	8½	9½
15. Skate Wings.....		9	10	11
16. Smelts (extras).....	round	24	25	26
17. Smelts No. 1.....	round	16	17	18
18. Smelts No. 2.....	round	9	10	11
19. Soles or Flounders.....	headless	8	9	10
20. Swordfish.....	headless	28	29	30
21. Tuna.....	heads on	12	13	14
22. Cod-Steaks.....		14	15	16
23. Soles or Flounders.....	heads on	7	8	9
24. Haddock.....	Headless, dressed, scaled and unwrapped, with tails and fins removed.	12	13	14

(Part I as amended by Administrator's Order No. A-1057.)

**PART II—FRESH FILLETS CASED, ICED, UNWRAPPED AND PACKED IN
20 POUND CONTAINERS**

Kinds of Fillets	Style of Dressing	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)				
31. Catfish.....	skinless	16	17	18
32. Cod.....	skins on	17	18	19
33. Cod.....	skinless	18½	19½	20½
34. Haddock.....	skins on	20½	21½	22½
35. Haddock.....	skinless	22	23	24
36. Hake or Pollock.....	skinless	17	18	19
37. Mackerel.....	skins on	17	18	19
38. Red Fish.....	skins on	20	21	22
39. Soles or Flounders.....	skinless	24	25	26

NOTE TO PART II.—When sold unwrapped in 10 pound containers add ½ cent per pound to the 20 pound prices above. When sold wrapped add 1 cent per pound to both the 10 and 20 pound prices.

(Part II as amended by Administrator's Order No. A-1057.)

**PART III—FROZEN FISH PACKED IN THE SIZES OF CONTAINERS SHOWN AND
UNWRAPPED UNLESS OTHERWISE STATED**

Kind of Frozen Fish and Quality if stated	Style of Dressing	Size of container	Fish Whole- saler	Combina- tion Whole- saler	Retailer
(cents per pound)					
50. Cod.....	heads on	any size....	7½	8½	9½
51. Cod.....	headless	" "	9	10	11
52. Haddock.....	heads on	" "	8½	9½	10½
53. Haddock.....	headless	" "	10	11	12
54. Haddock.....	(headless, dressed, scaled and un- wrapped, with tails and fins removed)	25 lbs. net	12	13	14
55. Haddock.....	(headless, dressed, scaled and wrap- ped, with tails and fins removed)	25 lbs. net	12½	13½	14½
56. Halibut (10 to 45 lbs. ea.)...	headless	any size....	22	23	24
57. Halibut (over 45 lbs. each or under 10 lbs. each).....	headless	" "	21	22	23
58. Herring (Sea).....	round	25 lbs. net	6	7	8
59. Herring (Sea).....	round	50 lbs. net or more	5½	6½	7½
60. Mackerel.....	round	25 lbs. net	8	9	10
61. Mackerel.....	round	50 lbs. net or more	7½	8½	9½
62. Pollock.....	headless	any size....	6	7	8
63. Salmon.....	round	" "	21	22	23
64. Salmon.....	gutted	" "	24	25	26
65. Salmon.....	dressed	" "	25	26	27
66. Shad.....	heads on	" "	6½	7½	8½
67. Shad.....	headless	" "	7½	8½	9½
68. Skate Wings.....	" "	" "	9	10	11
69. Smelts (extras).....	round	" "	24	25	26
70. Smelts No. 1.....	round	" "	16	17	18
71. Smelts No. 2.....	round	" "	9	10	11
72. Soles or Flounders.....	headless	25 lbs. net	8	9	10
73. Soles or Flounders.....	headless	50 lbs. net or more	7½	8½	9½
74. Swordfish.....	headless	any size	28	29	30
75. Tuna.....	heads on	" "	12	13	14
76. Tommy Cod.....	" "	bbls. of not less than 90 lbs. net weight	\$5.00	\$6.00	\$7.00
(cents per pound)					
77. Cod-Steaks.....	" "	Any size....	14	15	16
78. Soles or Flounders.....	heads on	25-lb. net...	7	8	9
79. Soles or Flounders.....	heads on	50-lb. net or more.	6½	7½	8½

(Part III as amended by Administrator's Order No. A-1057.)

PART IV—FROZEN FILLETS WRAPPED AND PACKED IN 15 POUND CONTAINERS

Kinds of Fillets	Style of Dressing	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)				
101. Catfish.....	skinless	16	17	18
102. Cod.....	skins on	17	18	19
103. Cod.....	skinless	18½	19½	20½
104. Haddock.....	skins on	20½	21½	22½
105. Haddock.....	skinless	22	23	24
106. Hake or Pollock.....	skinless	17	18	19
107. Mackerel.....	skins on	17	18	19
108. Red Fish.....	skins on	20	21	22
109. Soles or Flounders.....	skinless	24	25	26

NOTE TO PART IV.—When sold unwrapped or layer pack deduct ½ cent per pound from the above prices. When sold in 5 pound containers add 1 cent per pound to the above prices.

(Part IV as amended by Administrator's Order No. A-1057.)

PART V.—SMOKED FISH OR FILLETS UNWRAPPED AND PACKED IN 15 POUND CONTAINERS EXCEPT AS OTHERWISE STATED FOR KIPPERED HERRINGS

Kind of Frozen Fish and Quality if stated	Style of Dressing	Size of Container	Fish Wholesaler	Combina- tion Wholesaler	Retailer
(cents per pound)					
121. Cod Fillets (best quality)...	skinless	15 lbs. net	20	21	22
122. Haddock Fillets (best quality).....	skinless	"	24	25	26
123. Fillets (second quality including Hake, Cusk and Pollock Fillets).....	skinless	"	18	19	20
124. Finnan Haddies Jumbo (best quality).....	napeless	"	19	20	21
125. Finnan Haddies (medium or small, best quality).....	napeless	"	18	19	20
126. Finnan Haddies (second quality).....	napeless	"	17	18	19
127. Boneless Finnans—Scotch Cure or Haddock Fillets...	skins on		22	23	24
128. Kipperd Herring.....	wrapped	10-15 lb. boxes	14	15	16
129. Kipperd Herring.....	wrapped	7 lb. boxes	14½	15½	16½
130. Kipperd Herring.....		20-lb. boxes	13	14	15
131. Boneless Herring—Grand Manan.....	unwrapped	10-lb. boxes	21	22	23
132. Herring—Digby Chicks.....	unwrapped	2-lb. boxes	12	13	14

NOTE TO PART V.—When smoked fish or fillets except kippered herrings, boneless herrings and Digby chicks are sold in 5 pound containers add 1 cent per pound to the 15 pound prices above and when sold wrapped add 1 cent per pound to both 15 pound and 5 pound prices.

(Part V as amended by Administrator's Order No. A-1057.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-918

Respecting Men's and Boys' Fine Negligee and Utility Shirts, Pyjamas, Flatcut Underwear and Boys' Blouses and Shirtwaists

Whereas by virtue of certain directions in writing issued pursuant to section 35 of Order No. 214 of the Board, the provisions of sections 5 to 12, both inclusive, of the said Order no longer apply to the sale of garments, hereinafter defined, by a manufacturer hereof;

And whereas it is deemed expedient to amplify the provisions of Administrator's Orders Nos. A-171 and A-172;

Therefore pursuant to authority conferred by the Wartime Prices and Trade Board it is hereby ordered on behalf of the Board, as follows:

Administrator's Orders Nos. A-171 and A-172 are revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) any word or expression used in this Order which by said Order No. 214 has been given a defined meaning or inclusiveness shall have the same meaning and inclusiveness in this Order except that a manufacturer means a person who wholly or partly manufactures garments for sale;
- (b) "garment" means a man's or boy's fine negligee or utility shirt, pyjamas or flatcut underwear or a boy's blouse or shirtwaist;
- (c) "sell" includes offer to sell.

2. (1) This section applies whenever in the manufacture of a garment for sale a manufacturer uses a cloth (hereinafter called "new cloth"), shrunk or unshrunk, the construction, weave or finish of same differs from the construction, weave or finish of the cloth, shrunk or unshrunk, used by him in the manufacture of the same kind and quality of garment for which the highest price on sales by him is fixed by or under the Wartime Prices and Trade Regulations or by or under the authority of the Board.

(2) A manufacturer who uses a new cloth in the manufacture of a garment shall not sell the garment in Canada, unless with respect to it he first—

- (a) completes and signs a cost sheet in the form prescribed by the Administrator of Men's and Boy's Furnishings;
- (b) attaches to the said cost sheet a swatch of the new cloth he proposes to use in the manufacture of the garment, and a swatch of the cloth he used in the manufacture of the same or similar kind and style of garment for which the maximum price on sales by him is fixed as provided in subsection 1 of this section;
- (c) files the said cost sheet and swatches with the said Administrator;
- (d) obtains from the said Administrator a price authorization in writing setting forth the maximum price at which he may sell the said garment.

(3) No manufacturer who receives a price authorization referred to in subsection 2 of this section shall

- (a) in the manufacture of a garment named or referred to in the said price authorization, use a cloth other than the cloth identified by the swatch which he attaches to the cost sheet for the garment and files with the said Administrator;
- (b) sell the garment named or referred to in the said price authorization at a price that is higher than the price set forth for the garment in the said price authorization.

3. No manufacturer shall sell a garment, the maximum price of which on sales by him has been fixed by the said Administrator, at a price that is higher than the price so fixed.

4. (1) The highest price at which a wholesaler may sell a garment f.o.b. his shipping point, sales tax included, shall be the sum total of the following:

- (a) the actual price paid by him for the garment but not in any event exceeding the lawful maximum price that may be charged for the garment by the manufacturer thereof, plus transportation charges and sales tax if not included in such actual price; and

- (b) a markup (percentage of selling price) no greater than the markup (percentage of selling price) used on May 20, 1942, by such wholesaler in pricing the same or his most nearly comparable garment. However, in no case shall the markup (percentage on selling price) exceed twenty per centum (20%) of his selling price.

(2) On sales of garments between or among wholesalers and no matter how many of their hands the garments may pass through, the total amounts of markup added by all of them must not exceed the highest amount of markup which the first of them could legally add if he had sold to a person who is not a wholesaler.

5. (1) No retailer shall sell a garment purchased by him from

- (a) a manufacturer, at a price in excess of the retail price set forth in Schedule "A" hereto opposite the cost range within which he purchased the garment from that manufacturer;
- (b) a wholesaler, at a price in excess of the retail price set forth in Schedule "B" hereto opposite the cost range within which he purchased the garment from that wholesaler.

(2) Nothing in subsection (1) of this section shall be deemed to authorize a retailer to sell a garment at a price in excess of his lawful maximum selling price therefor as fixed by the Wartime Prices and Trade Regulations.

6. All differentials and other terms and conditions of sale including any customary discounts, in effect on May 20, 1942, in respect of the sale of garments by a manufacturer to a wholesaler or retailer or by a wholesaler to a retailer or by a retailer to a consumer shall be maintained.

7. No garment which is wholly or partly manufactured in Canada after the date of this Order shall be offered for sale, or shipped or delivered in pursuance of a sale, by any person, unless at the time of sale, shipping or delivering, the name or W.P.T.B. licence number of the person who manufactured it or that person's trade-mark for that garment, and the style number and size of that garment are printed or stamped on the garment or on a label sewn thereon. All such trade-marks, must be recorded with the Administrator before offering such garments for sale in pursuance of this Order.

8. (1) Every manufacturer of garments and every wholesaler shall within ten days from the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing:

- (a) the date of the invoice;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's style number of the garment;
- (d) the exact quantity of each style of garment involved in the delivery and the price per dozen and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice stating that the price charged by him for each dozen of garments, as set forth in the invoice, is not more than the price fixed for the same by or on behalf of the Board.

(2) No retailer shall, in pursuance of a sale, deliver a garment which he purchases after the effective date of this Order, unless he first receives an invoice for the garment from his supplier as required by subsection 1 of this section.

9. (1) Every person who manufactures garments shall keep a proper record of his manufacture and sale of garments, showing with respect to each style thereof the materials used in its manufacture and the price range thereof

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this Section a person is required to make and keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

10. This Order shall be effective on and after the 15th day of October, 1943.

. Dated at OTTAWA, this 9th day of October, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To Administrator's Order No. A-918

Column 1		Column 2		Column 3
Groups		Range of Manufacturer's Selling Prices, per dozen, f.o.b. factory, sales tax extra.		Maximum Retail Selling Price per Garment.
Group	No.	from	to	
	1	\$ 2.70	\$ 2.90	\$.39
"	2	2.91	3.25	.45
"	3	3.26	3.50	.49
"	4	3.51	4.00	.55
"	5	4.01	4.75	.65
"	6	4.76	5.60	.75
"	7	5.61	6.25	.85
"	8	6.26	6.90	.95
"	9	6.91	7.25	1.00
"	10	7.26	7.75	1.09
"	11	7.76	8.65	1.19
"	12	8.66	9.25	1.29
"	13	9.26	10.25	1.39
"	14	10.26	10.75	1.50
"	15	10.76	11.75	1.59
"	16	11.76	12.25	1.69
"	17	12.26	13.00	1.79
"	18	13.01	14.00	1.95
"	19	14.01	14.75	2.00
"	20	14.76	16.50	2.25
"	21	16.51	18.50	2.50
"	22	18.51	19.50	2.75
"	23	19.51	21.50	3.00
"	24	21.51	22.50	3.25
"	25	22.51	26.00	3.50
"	26	26.01	29.00	4.00
"	27	29.01	32.00	4.50
"	28	32.01	34.50	5.00
"	29	34.51	38.00	5.50
"	30	38.01	41.00	6.00
"	31	41.01	44.00	6.50
"	32	44.01	47.00	7.00
"	33	47.01	50.00	7.50
"	34	50.01	54.00	8.00
"	35	54.01	58.00	8.50
"	36	58.01	70.00	10.00
"	37	70.01	84.00	12.50

SCHEDULE "B"

To Administrator's Order No. A-918

Column 1		Column 2		Column 3	
Groups		Range of Wholesaler's Selling Prices to Retailer, per doz., f.o.b. warehouse, sales tax included.		Maximum Retail Selling Price per Garment.	
Group No.		from	to		
1	\$ 2.92	\$ 3.13	\$.39
"	" 2	3.14	3.51		.45
"	" 3	3.52	3.78		.49
"	" 4	3.79	4.32		.55
"	" 5	4.33	5.13		.65
"	" 6	5.14	6.05		.75
"	" 7	6.06	6.75		.85
"	" 8	6.76	7.45		.95
"	" 9	7.46	7.83		1.00
"	" 10	7.84	8.37		1.09
"	" 11	8.38	9.34		1.19
"	" 12	9.35	9.99		1.29
"	" 13	10.00	11.07		1.39
"	" 14	11.08	11.61		1.50
"	" 15	11.62	12.69		1.59
"	" 16	12.70	13.23		1.69
"	" 17	13.24	14.04		1.79
"	" 18	14.05	15.12		1.95
"	" 19	15.13	15.93		2.00
"	" 20	15.94	17.82		2.25
"	" 21	17.83	19.98		2.50
"	" 22	19.99	21.06		2.75
"	" 23	21.07	23.22		3.00
"	" 24	23.23	24.30		3.25
"	" 25	24.31	28.08		3.50
"	" 26	28.09	31.32		4.00
"	" 27	31.33	34.56		4.50
"	" 28	34.57	37.26		5.00
"	" 29	37.27	41.04		5.50
"	" 30	41.05	44.28		6.00
"	" 31	44.29	47.52		6.50
"	" 32	47.53	50.76		7.00
"	" 33	50.77	54.00		7.50
"	" 34	54.01	58.32		8.00
"	" 35	58.33	62.64		8.50
"	" 36	62.65	75.60		10.00
"	" 37	75.61	90.72		12.50

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-919

Respecting Multiple Cardboard Containers and "Jumbo" Display Packages for Tobacco Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tobacco, it is hereby ordered on behalf of the Board and with the concurrence of the Administrator of Packages and Converted Paper Products, as follows:

1. For the purposes of this Order,

(a) "multiple cardboard container" means a container designed to hold a number of smaller packages of tobacco products, and includes sleeve and tray containers, but does not include shipping cases or shipping containers;

- (b) "Jumbo" display package" means an empty enlarged package not used to contain a tobacco product, but used only for display purposes in store windows, showcases or on counters;
- (c) "tobacco product" means any article manufactured from tobacco and sold by a licensed tobacco manufacturer.

2. No person shall package a tobacco product in a multiple cardboard container made from cardboard having a caliper exceeding .015 inches.

3. No person shall package a tobacco product in a multiple cardboard container having a lid or other flap used or intended to close the container either wholly or partially. This Section shall not, however, apply to multiple cardboard containers for packaging

(a) cut tobacco put up in pouches or bags;

(b) plug tobacco;

(c) cigars packaged in open-end shells and packed in a container to which an excise stamp is affixed to complete the package.

4. No person shall manufacture a "Jumbo" display package for any tobacco product.

5. Nothing in this Order shall prohibit the use of any multiple cardboard containers or "Jumbo" display packages which a tobacco manufacturer had on hand at the effective date of this Order, or which had been ordered by such manufacturer and were wholly or partly manufactured at the said date.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator of Tobacco, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on and after the 15th day of October, 1943.

Dated at Ottawa, this 12th day of October, 1943.

D. SIM,
Administrator of Tobacco.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-920

Respecting Seeds

Under authority given by the Wartime Prices and Trade Board to the Seeds Administrator, it is hereby ordered on behalf of the Board as follows:—

Application of Order

1. This Order becomes effective on October 20, 1943, and revokes and replaces Administrator's Order No. A-446. It fixes maximum prices on sales at retail of those kinds of seeds named in the Order and the Schedule hereto.

2. For the purposes of this Order "seeds" mean those seeds (including bulbs, roots and other stock) named in the Order and the Schedule hereto when sold for seeding or planting purposes but shall not include registered or certified grades of seeds as defined in the Regulations issued under the authority of The Seeds Act (Chapter 40, S of C. 1937).

3. The word "sell" as used in this Order also covers any offer to sell.

Maximum Retail Prices

4. The maximum price per ounce, per pound, per bushel, at which any person may sell at retail any quantity of any variety or strain of any of the kinds of seeds named in the Schedule hereto, shall be the price for such quantity of such seeds as set forth in the said Schedule.

5. The maximum price at which any person may sell at retail any of those vegetable seeds and field root seeds named in the said Schedule, in any quantity less than one pound, and other than those quantities described and set forth in the Schedule shall be in relative proportion, according to the quantity sold, to the price set forth in the Schedule for the nearest larger quantity listed therein.

6. (1) The maximum price at which any person may sell at retail a packet of any vegetable seeds or field root seeds containing that fraction of a pound resulting from the division of a pound of such seeds by the number shown in the first column of the said Schedule after the name of such seeds, shall be the price set forth in the said Schedule for such designated packet of such seeds.

(2) The maximum price at which any person may sell at retail any packet containing a smaller quantity of seeds than contained in the said designated packet, shall be in relative proportion to the price of the designated packet as the weight of its contents is to the weight of the contents of the designated packet.

7. The maximum prices at which seed mixtures, except lawn seed mixtures, may be sold at retail, shall be determined by reference to the maximum prices provided in this Order for those seeds used as ingredients in making such mixtures, and shall be in direct relationship to the proportion in which such seeds are contained in such mixtures.

8. The maximum price at which any lawn seed mixtures may be sold at retail, shall not exceed by more than ten cents (10c) per pound, the highest lawful price at which the same seller sold such mixtures in 1941.

9. The maximum retail prices as set forth in this Order for any unit or quantity of seed, except that seed which is sold in packets as described in this Order and the Schedule hereto, shall apply in all cases of sales of seeds in such units or quantities irrespective of the number or sizes of the packages in which the seed actually sold, is contained.

10. (1) The maximum retail prices established by this Order shall apply to the highest grade only for the general seeds of commerce as defined in the Regulations issued under the authority of The Seeds Act, Chapter 40. S. of C. 1937.

(2) Every person who sells at retail any seeds of any grade lower than the grade referred to in subsection (1) of this Section shall allow that difference in price which he has customarily allowed for such lower grade.

11. All maximum retail prices established by this Order are f.o.b. the retail place of business unless otherwise expressly provided in the Schedule hereto. When seeds in packets or other packages are quoted or sold transportation paid, all delivery charges must be included in the maximum retail prices established by this Order.

General Provisions

12. Except with the consent in writing of the Seeds Administrator, no person shall sell or offer for sale, seeds of any odd, rare, novel or special strain or variety of the kinds set forth in this Order at any price in excess of the maximum retail price set forth for the regular strains of such seeds.

13. No person shall sell, offer for sale or list in any catalogue or advertisement, any kind and/or variety of seeds which are not of recognized merit or which are not adaptable to climatic or soil conditions in Canada.

14. Every person who issues a catalogue or price list of any seeds shall forthwith send two copies of such catalogue or price list to the Seeds Administrator or to the district office of the Production Service, Plants Products, Department of Agriculture.

15. (1) When any seed mixture, other than lawn seed mixture is advertised for sale at a stated price, the advertisement shall show, in respect of each kind of seeds present in the mixture to the extent of five per cent or more, the kind of seeds and its percentage (by weight) of the mixture.

(2) Upon every container of any seed mixture, other than lawn seed mixture, or upon a tag or label durably attached to such container, there shall be plainly marked or labelled a memorandum showing, in respect of each kind of seeds present in the mixture to the extent of 5 per cent or more, the kind of seeds and its percentage (by weight) of the mixture.

16. (1) Except for the purpose of export, no person shall print or stencil any information or design on any new or second-hand cotton seamless bag which is intended for use or is being used as a container of seeds, except such information as may be necessary to show the kind and/or variety of seed so contained and the stock number of such seed.

(2) Except for the purpose of export, no person shall print or stencil any information or design on any sewn cotton or jute bag which is intended for use or is being used as a container of seed, except on the face or front thereof.

Dated at Ottawa this 12th day of October, 1943.

NELSON YOUNG,

Seeds Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trades Board.

PART I TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Vegetable Seeds	Maximum Number of Packets to the pound of seeds at the maximum price for a packet as designated in this Schedule	Maximum Retail Price (Postage or other transportation paid)					
		Designated Packet	$\frac{1}{4}$ ounce	$\frac{1}{2}$ ounce	1 ounce	$\frac{1}{2}$ pound	1 pound
Asparagus.....	71	\$.10	\$.07	\$.12	\$.20	\$.67	\$ 1.20
Beans.....	15					.25	.40
Broad.....	11					.36	.60
Lima.....	11					.20	.36
Pole or Runner.....	11					.20	.36
Soy (Edible).....	11					.20	.36
Beets.....	89		.08	.15	.25	.83	2.50
Borecole or Kale.....	71		.07	.12	.20	.67	2.00
Broccoli (Sprouting).....	189		.27	.48	.80	2.67	8.00
Brussels Sprouts.....	284		.27	.48	.80	2.67	8.00
Cabbage.....	139		.27	.48	.80	2.67	8.00
Carrots.....	118		.17	.30	.50	1.67	5.00
Cauliflower.....	711		1.67	3.00	5.00	16.67	50.00
Celeriac.....	213		.20	.36	.60	2.00	6.00
Celery.....	237		.33	.60	1.00	3.33	10.00
Chicory.....	189		.27	.48	.80	2.67	8.00
Citron.....	71		.07	.12	.20	.67	2.00
Corn Sweet—Hybrid.....	11					.20	.36
Open Pollinated.....	7					.15	.25
Pop Corn.....	7					.13	.24
Cress.....	107		.10	.18	.30	1.00	3.00
Water Cress.....	284		.40	.72	1.20	4.00	12.00
Cucumber.....	107		.10	.18	.30	1.00	3.00
Greenhouse Forcing.....	1,465		3.43	6.18	10.30	34.33	103.00
Egg Plant.....	237		.33	.60	1.00	3.33	10.00
Endive.....	71		.07	.12	.20	.67	2.00
Kohl Rabi.....	160		.15	.27	.45	1.50	4.50
Leek.....	237		.33	.60	1.00	3.33	10.00
Lettuce.....	107		.10	.18	.30	1.00	3.00
Muskmelon.....	89		.08	.15	.25	.83	2.50
Watermelon.....	71		.07	.12	.20	.67	2.00
Mustard.....	44		.05	.09	.15	.42	1.25

Onion.....	142	.15	.20	.36	.60	2.00	3.60	6.00
White.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Sweet Spanish.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Dutch Sets.....						.12	.21	.35
Multipliers.....						.12	.21	.35
Shallots.....						.12	.21	.35
Parsley.....	71	.10	.07	.12	.20	.67	1.20	2.00
Parsnip.....	89	.10	.08	.15	.25	.83	1.50	2.50
Peas.....	7	.15				.15	.25	.40
Edible Poddod.....	9	.25				.28	.51	.85
Pepper.....	237	.15	.33	.60	1.00	3.33	6.00	10.00
Pumpkin.....	71	.10	.07	.21	.20	.67	1.20	2.00
Radish.....	53	.10	.05	.09	.15	.50	.90	1.50
Salsify.....	98	.10	.10	.18	.30	.92	1.65	2.75
Spinach.....	53	.10	.05	.09	.15	.50	.90	1.50
New Zealand.....	89	.10	.08	.15	.25	.83	1.50	2.50
Squash.....	89	.10	.08	.15	.25	.83	1.50	2.50
Swiss Chard.....	89	.10	.08	.15	.25	.83	1.50	2.50
Tomato.....	178	.15	.25	.45	.75	2.50	4.50	7.50
Greenhouse Forcing.....	355	.25	.83	1.50	2.50	8.33	15.00	25.00
Turnip.....	53	.10	.05	.09	.15	.50	.90	1.50
Vegetable Marrow.....	89	.10	.08	.15	.25	.83	1.50	2.50

Notes to Part I.—1. Onion (Sweet Spanish) includes Sweet Spanish type, Prizetaker, Ailsa Craig, Giant Gibraltar and Valencia.

2. Tomato and Cucumber (Greenhouse Forcing) do not include varieties or strains customarily used for the production of crops in garden or field.

PART II TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER NO. A-920

Field Root Seeds	Maximum number of packets to the pound of seeds at the maximum price for a packet as designated in this Schedule	MAXIMUM RETAIL PRICE						
		Designated packet	$\frac{1}{4}$ ounce	$\frac{1}{2}$ ounce	1 ounce	$\frac{1}{4}$ pound	$\frac{1}{2}$ pound	1 pound
Carrot.....						\$1.17	\$2.10	\$3.50
Mangel.....						.28	.51	.85
Swede or Rutabaga.....	39	\$.10	\$.04	\$.07	\$.11	.37	.66	1.10
Sugar Beet.....						.28	.51	.85
Turnip.....						.33	.60	1.00

PART III TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER NO. A-920

Alfalfa, Clovers, Grasses, etc.	MAXIMUM RETAIL PRICE— GRADE NO. 1 SEED		
	1-5 lb. lots	6-30 lb. lots	31 lb. lots and over
	a pound	a pound	a pound
Alfalfa.....	\$.41	\$.39	\$.37
Alsike.....	.33	.31	.29
Red Clover—Early Double Cut.....	.38	.36	.34
Late Single Cut.....	.39	.37	.35
Sweet Clover—White Blossom.....	.18	.16	.14
Yellow Blossom.....	.19	.17	.15
Timothy.....	.20	.18	.16
Brome Grass (Bromus inermis).....	.21	.19	.17
Meadow Fescue.....	.39	.37	.35
Orchard Grass.....	.54	.52	.50
Reed Canary Grass.....	.59	.57	.55
Slender Wheat Grass (Western Rye).....	.20	.18	.16
Sudan Grass.....	.14	.12	.10
Tall Oat Grass.....	.54	.52	.50
Millet.....	.11	.09	.07
Foxtail.....	.14	.12	.10
Rape (Forage).....	.34	.32	.30
Sorghum.....	.14	.12	.10
Sunflower.....	.20	.18	.16
Bent Grass—Colonial or P.E.I.....	1.20	1.15	1.10
Creeping and Velvet.....	1.20	1.15	1.10
Blue Grass—Canadian and Kentucky.....	.50	.45	.40
Crested Wheat Grass.....	.25	.20	.16
Crested Dogs Tail.....	.50	.45	.40
Chewing's Fescue.....	.70	.65	.60
Creeping Red Fescue.....	.80	.75	.70
Red Top.....	.35	.30	.25
Rough Stalked Meadow Grass.....	.65	.60	.55
Rye Grass—Italian or Domestic.....	.25	.20	.16
Perennial.....	.40	.35	.30
White Clover.....	1.25	1.20	1.15
Wild White.....	1.50	1.45	1.40

NOTE TO PART III—

A separate extra charge may be made for bags supplied in connection with the sale of quantities of six (6) pounds or more.

PART IV TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

	MAXIMUM RETAIL PRICE— GRADE No. 1 SEED	
	Less than 10 lb. lots	10 lb. lots and over Basis at/or f.o.b. Fort William or Port Arthur
	a pound	a bushel
Barley.....	\$.05	\$1.28
Flax (oil).....	.10	3.75
Oats.....	.05	1.04
Spring Wheat.....	.05	1.77
Rye.....	.05	The in store Fort William/Port Ar- thur commercial spot price plus 65 cents a bushel.

NOTES TO PART IV—

- In the case of a sale of any of the seed grains named in Part IV in quantities of 10 pounds or more—
 - at any retail place of business *east* of Fort William the maximum retail price therefor is the maximum price listed above in Part IV for such seed grain plus the cost of the bags and the usual grain carlot rail freight rate from Fort William/Port Arthur to the retail place of business;
 - at any retail place of business *west* of Fort William the maximum retail price therefor is the maximum price listed above in Part IV for such seed grain *plus* the cost of the bags and the usual grain carlot rail freight rate from the point of origin to the retail place of business, *less* the usual grain carlot rail freight rate from the point of origin to Fort William/Port Arthur or to Vancouver, whichever is less.
- Point of origin is the point at which the seed is processed or otherwise prepared for shipment as seed.

PART V TO SCHEDULE

ATTACHED TO AND FORMING PART OF ADMINISTRATOR'S ORDER No. A-920

Field Beans, Corn, Peas, Soy Beans, etc.	Maximum Retail Price Grade No. 1 Seed	
	Less than 10 lb. lots	10 lb. lots and over
	a pound	a bushel
Barley (hull-less).....	\$.05	\$1.50
Beans.....	.10	4.00
Beans, Soy.....	.10	4.00
Buckwheat.....	.05	1.60
Corn, Open Pollinated—Dent.....	.10	3.60
Flint.....	.10	3.75
Flax (Fibre).....	.10	4.25
Oats (hull-less).....	.05	1.36
Peas.....	.10	4.50
Vetch—Common.....	.10	5.40
Hairy.....	.20	9.00
Wheat, Fall.....	.05	1.64

NOTES TO PART V—

- In the case of a sale of any of the seed grains named in Part V in quantities of 10 pounds or more at any retail place of business other than the point of origin, the maximum retail price therefor is the maximum price listed above in Part V for such seed grain plus the cost of the bags and the car-lot rail freight rate from the point of origin to the retail place of business; however, the amount of freight shall not in any case exceed 40 cents per 100 pounds.
- Point of origin is the point at which the seed is processed or otherwise prepared for shipment as seed.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-921

Respecting the Conservation and Distribution of Certain Spices

Dated October 12, 1943.

Effective October 15, 1943.

Effective up to December 31, 1943, inclusive.

NOTE: See Administrator's Order No. A-1043.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-922

Respecting Maximum Prices of Apples

Dated October 13, 1943.

Effective October 15, 1943.

AMENDS Administrator's Order No. A-892.

(See Consolidation of Administrator's Order No. A-892.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-923

Maximum Prices for Ice in the Montreal District

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:—

Effective
and Expiry
Dates.
Revocation
of Order
No. A-847.
Definitions.

1. This Order comes into force on October 18, 1943, and will remain in force until May 31, 1944 when it expires. It replaces administrator's Order No. A-847 which is hereby revoked and fixes the maximum selling price of ice, other than crushed ice and ice cubes, in the Montreal District.

2. For the purposes of this Order the following definitions are established:—

Montreal
District.

(a) *Montreal District*—covers the cities of Montreal, Westmount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal North, Montreal West, Mont-Royal, Point-aux-Trembles, St. Laurent, St. Leonard de Port Maurice, St. Michel and St. Pierre.

Ice.

(b) *Ice*—includes ice harvested in its natural state and manufactured ice.

Ice Merchant.

(c) *Ice Merchant*—a person who harvests or manufactures and stores ice for sale or who buys ice in large quantities and stores it for sale.

Ice
Distributor.

(d) *Ice Distributor*—a person who sells ice to the ultimate consumer.

Sales by Ice Merchants to Ice Distributors

Sales at
Wholesale.

3. The highest price at which an ice merchant may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to any ice distributor shall be,

(a) at the rate of \$4.50 per ton in large uncut blocks; or

(b) at the rate of \$5.00 per ton for ice cut into approximately 70 pieces each one of which weighs not less than 25 pounds.

Sales to Ultimate Consumers for Household Use

4. Except as may be authorized by the Co-ordinator, Foods Administration, by his written permit, ice sold by any person to an ultimate consumer for household use must be sold in a unit weighing not less than 25 pounds or a multiple of 25 pounds. Each unit may consist of one or more pieces of ice.

Sales to
Consumers
(Household
Use) Sales
by Unit of
25 lbs.

5. *Platform Sales*—The highest price at which any person or any agent or employee of any person may sell or offer to sell ice at the platform of his place of storage or of his manufacturing plant to the ultimate consumer for household use shall be 10 cents for each unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 10 cents for each full 25 pounds of ice in the unit.

Platform Sales
Maximum
Price.

6. *Delivered Sales*—The highest price at which any person or any agent or employee of any person may sell or offer to sell ice to the ultimate consumer for household use delivered to him at his premises shall be 13 cents for a unit weighing not less than 25 pounds and for a unit weighing more than 25 pounds, 12½ cents for each full 25 pounds of ice in the unit; provided that on a sale of a unit of ice which is an odd multiple of 25 pounds the price for the first 25 pounds of ice shall be 13 cents.

Delivered
Sales
Maximum
Price.

General

7. *Contracts of Sale*—Any contract or agreement, written or otherwise, entered into before or after the date of this Order respecting the sale or delivery of ice in the Montreal District is subject to the provisions of this Order.

Contracts
subject to
this Order.

8. *Commissions, Bonuses, etc.*—Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, received, exacted, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in ice shall be and form part of the price at which the ice is bought or sold.

Payment of
Commissions,
etc.

Dated at Ottawa, this 15th day of October, 1943.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-924

Respecting Deliveries of Bread and Bakery Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered on behalf of the Board as follows:—

Application of the Order

1. This Order amends Administrator's Order No. A-492. It contains certain provisions formerly part of Administrator's Order A-59, which was revoked by Administrator's Order No. A-863. The delivery of bread and bakery products is hereafter controlled by Administrator's Order No. A-492 as now amended, and is also affected by the following Orders:—

A-57 (as amended by A-112) respecting Retail Deliveries; prohibits more than one delivery per day and special deliveries;

A-292 (as amended by A-508 and A-821) respecting Wholesale Deliveries and the use of Automotive Vehicles;

A-314 (as amended by A-440) respecting the operation of Private Commercial Vehicles; (restricts the operation of private commercial vehicles beyond a 35 mile radius).

Amendments to Administrator's Order No. A-492

2. Section 2 of Administrator's Order No. A-492 is hereby revoked and the following substituted therefor:—

"2. (1) No distributor shall operate a vehicle for the purpose of delivering bread and bakery products unless the total sales exclusive of all discounts of bread and bakery products delivered by such vehicle in each week amount in the case of an automotive vehicle to not less than \$225.00 and in the case of a horse drawn vehicle to not less than \$175.00;

(2) The provisions of sub-section (1) shall not apply to a distributor who manufactures at least 75 per cent in value of the bread and bakery products which he sells and who operates not more than five vehicles of which not more than two are automotive vehicles. Nor does sub-section (1) apply to a retailer who operates a regular delivery for the primary purpose of delivering merchandise other than bread and bakery products and whose business of selling and distributing bread and bakery products does not constitute the greater part of his business."

3. Administrator's Order No. A-492 is hereby amended by re-numbering Sections 3, 4, 5, 6 and 7 as Sections 4, 5, 6, 7 and 8 respectively.

4. Administrator's Order No. A-492 is hereby amended by inserting therein the following Section:—

"3. No distributor, whether a manufacturer, wholesaler or retailer, shall use an automotive or horse drawn vehicle to deliver bread or bakery products on a Sunday, except in the case of a delivery to or for the use of a hospital, railroad or steamship, or to the Departments of National Defence, Munitions and Supply, Transport, or Pensions and National Health; however, a distributor who is a manufacturer of bread or bakery products may use an automotive or horse drawn vehicle to deliver bread or bakery products on a Sunday to a branch or depot operated by him to which he had heretofore regularly delivered bread or bakery products on Sunday."

5. Clause (b) of Section 4 (formerly Section 3) of Administrator's Order No. A-492 is hereby deleted and the following substituted therefor:—

"(b) on or before the 10th day of November, 1943, and on or before the 10th day of each month thereafter, file with the Regional Office of the Board for each province within which he makes deliveries a statement signed by him in the form prescribed by the Board showing with respect to such province his total sales exclusive of all discounts of bread and bakery products delivered by him during each week, ending on a Saturday of the preceding month, by each automotive vehicle and each horse drawn vehicle operated by him in such province. In the Provinces of Ontario and Quebec, the foregoing statement shall be filed with the Regional Office for the district in which the principal place of business of the distributor in such province is situated."

Effective Date

6. This Order shall be effective on and after the 28th day of October, 1943.

Dated at Ottawa, this 20th day of October, 1943.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-925

Respecting Certain Dried Fruits

Under powers given by the Wartime Prices and Trade Board, to the Administrator of Imported Grocery Items, it is hereby ordered on behalf of the Board, as follows:—

1. Clause (b) of Section 1 of Administrator's Order No. A-553 is hereby amended by deleting the words "and dried peaches" at the end thereof, and substituting therefor the words "dried peaches and dried California figs".

2. Section 5 of the said Administrator's Order No. A-553, is hereby amended by deleting the words, "up to and including May 31, 1943", where they appear in the said Section.

3. This Order shall be effective on and after the 21st day of October, 1943.

Dated at Ottawa this 16th day of October, 1943.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-926

Respecting Maximum Prices of California Figs

Dated October 16, 1943.

Effective October 21, 1943.

REVOKES Administrator's Order No. A-527.

(Revocation Only.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-927

Respecting Maximum Prices of Grapefruit and Lemons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Application of the Order

1. (1) This Order becomes effective on October 21, 1943.

(2) The provisions of clause (a) of Section 3 of Order No. 189 of the Board, respecting Exemptions from Maximum Prices shall not hereafter apply to sales of grapefruit or of lemons.

(3) This Order applies to grapefruit and lemons of all varieties, grades and qualities.

Prices are Maximum Prices and Include all Charges

2. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container, exceeds the maximum price.

Definitions

3. (1) The word "sell" as used in this Order includes also an offer to sell.

(2) "Wholesale distributor" means a person who sells grapefruit or lemons at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys grapefruit or lemons for his personal or household consumption.

(3) "Size" means the number marked on a standard shipping case having a capacity by volume of approximately two (2) cubic feet, to designate the number of grapefruit or lemons packed in such case.

Sales by Wholesale Distributors

4. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell grapefruit or lemons shall be the sum of the following:—

- (a) the actual price paid by the wholesale distributor for that fruit but not in any event exceeding, according to whether the fruit is purchased from a packer or from a broker, the maximum price for the same f.o.b. packing house or f.o.b. packing house plus brokerage at the original shipping point in the area of production, both as set forth in the Maximum Prices Regulations issued by the Office of Price Administration of the United States of America, as filed with the office of the Administrator of Fresh Fruit and Vegetables;
- (b) such transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) the actual cost of necessary extra wrapping of the fruit, such cost not to exceed in the aggregate ten cents per case; and
- (d) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such fruit during the basic period from September 15 to October 11, 1941, both inclusive, but not in any event exceeding 15 per cent of his selling price on sales of grapefruit or 17½ per cent of his selling prices on sales of lemons.

(2) Where the wholesale distributor purchased the fruit from another wholesale distributor in Canada, he may, for the purposes of this Section, include in the cost on which he bases his markup, the actual cost of transporting the fruit to his receiving point from his supplier's shipping point in Canada but at not more than the less than carload lot freight rate.

(3) Where the lemons or grapefruit are grown in an area not covered by the said Maximum Price Regulations, for the purpose of clause (a) of subsection (1) of this Section the actual price paid by the wholesale distributor must not exceed the lawful maximum price, f.o.b. packing house or f.o.b. packing house plus brokerage, for the nearest comparable variety and quality of such fruit grown in an area subject to such Regulations.

Delivery to be Free in Certain Cases

5. Where a sale of grapefruit or lemons by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

6. At the request of the buyer, a wholesale distributor may prepay the cost of transporting any shipment of grapefruit or lemons to the buyer's place of business, but in that event he must show it as a separate item on his sales invoice to the buyer.

Combined Markups of Wholesale Distributors

7. Where sales of grapefruit or lemons are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors must not exceed the amount of the markups which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the fruit an invoice stating the amount of markup taken by him on the sale and the actual wrapping cost, if any, referred to in clause (c) of subsection (1) of Section 4.

Sales by Retailers

8. Except where the fruit is imported by the retailer in carload lots the maximum price at which a person may sell any grapefruit or lemons at retail shall be the sum of the following:—

- (a) the actual price paid by him for that fruit but not exceeding the maximum price at which pursuant to Sections 4 and 5 that fruit may be sold to him by a wholesale distributor;
- (b) such actual transportation charges from his supplier's shipping point as are to be borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of such fruit, but not in any event exceeding 25 per cent of his selling price on sales of grapefruit or 30 per cent of his selling price on sales of lemons.

9. Where the fruit is imported by the retailer in carload lots the maximum price at which he may sell such grapefruit or lemons at retail shall be the sum of the following:—

- (a) the actual price paid by the retailer for that fruit but not in any event exceeding, according to whether the fruit is purchased from a packer or from a broker, the maximum price for the same f.o.b. packing house or f.o.b. packing house plus brokerage at the original shipping point in the area of production, both as set forth in the Maximum Price Regulations issued by the Office of Price Administration of the United States of America, as filed with the office of the Administrator of Fresh Fruit and Vegetables;
- (b) such transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) the actual cost of necessary extra wrapping of the fruit, such cost not to exceed in the aggregate ten cents per case; and
- (d) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of such fruit imported by him, but not in any event exceeding 32 per cent of his selling price on sales of grapefruit or 35 per cent of his selling price on sales of lemons.

Must Show Sizes and Retail Prices When Fruit Not Sold By Weight

10. Every person selling grapefruit or lemons at retail otherwise than by weight shall

- (a) display, according to their sizes only, all such fruit offered for sale by him in his place of business, and shall have display cards attached or affixed to each such display showing legibly thereon the price and size of such fruit;
- (b) include in any price list or advertisement issued or sponsored by him respecting that fruit the sizes of each kind of such fruit so listed or advertised for sale by him in addition to the prices for same.

Must Show Retail Prices When Fruit Sold By Weight

11. Every person selling grapefruit or lemons at retail by weight shall

- (a) have display cards attached or affixed to each such display of grapefruit or lemons offered for sale by him showing legibly thereon the price per pound of such fruit;

- (b) include the price per pound of such fruit in any price list or advertisement issued or sponsored by him respecting that fruit.

Adjustments for Fractions of Cents

12. Where the maximum price as fixed by this Order on a sale of grapefruit or lemons at retail includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

Sales Invoices

13. (1) On every sale of grapefruit or lemons other than a sale at retail every seller shall at the time of delivery of the fruit furnish the buyer with an invoice showing:—

- (a) the name and complete address of the seller and the buyer and the date of sale; and
- (b) the grade, variety, size (if sold otherwise than by weight) and quantity of that fruit sold, the country or state of origin and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

14. Every wholesale distributor and every retailer shall immediately upon receipt by him of any grapefruit or lemons purchased by him make a written record at the place of business at which he receives the fruit showing:—

- (a) the name and complete address of his supplier and the date of purchase; and
- (b) the grade, variety, size (if sold otherwise than by weight) and quantity of the fruit purchased, the country or state of origin, and the price charged;

however, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

15. Every invoice and record which a seller of grapefruit or lemons is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

16. Every person who sells grapefruit or lemons at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, size (if sold otherwise than by weight), quantity and price of the fruit sold.

Additional Payments to be Part of Price

17. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in grapefruit or lemons shall be and form part of the price at which that fruit is sold or bought.

Dated at Ottawa, this 16th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-928

Domestic Supply of Hog Bristles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

1. This Order comes into force on October 25, 1943, and deals with the recovery of usable bristles from hogs slaughtered in Canada. Bristle is a vital war commodity, but as supplies from the usual main sources are difficult to obtain it is essential that the domestic supply be increased. Purpose and effective date.

2. "Bristle" means only the bristle obtained from that part of the back of a hog within three inches of the spine between the neck and the hams, and which is then cleaned by rinsing in hot water and dried. Bristle.

3. This Order applies to the following slaughterers of hogs: Slaughterers.

(a) one who slaughtered on the average more than 100 hogs per month during 1942; and

(b) one who slaughtered on the average more than 100 hogs per month during the first six months of 1943.

4. Every slaughterer must remove the bristle from each hog slaughtered by him immediately after its slaughter and then clean and dry the same. He must keep the bristle so obtained and accumulate the same until he has a quantity of not less than five pounds and if he is not one of the collectors named in the Schedule of this Order he must ship the quantity accumulated, transportation charges prepaid, to one of such collectors. At least one shipment must be made each month unless the quantity accumulated is less than five pounds. Removal accumulation and shipment by slaughterers.

5. Every collector named in the Schedule must keep and accumulate all bristle received by him from slaughterers and obtained from his own slaughtering (if Section 4 applies to him) and when the quantity accumulated reaches 100 pounds he must ship the same, transportation charges prepaid, to Canada Packers, Limited, Mill Street, Montreal, Quebec. At least one shipment must be made each month unless the quantity accumulated is less than 100 pounds. Accumulation and shipment by collectors.

6. All bristles contained in any shipment made by a slaughterer or collector must be packed and labelled separately according to kind. Packing of shipments.

7. Every collector must not later than the 10th day of each month prepare and forward to the Statistics Branch, Research Section, Wartime Prices and Trade Board, Toronto General Trusts Building, Toronto, Ontario, the form of monthly report provided for the purpose by the Statistics Branch and containing the information called for in the form. Monthly report by collectors.

8. Bristle shipped as required by this Order shall be paid for at the respective prices per pound, net weight, set forth in the following Table, the time of payment to be in accordance with the usual trade custom. Payment for shipments of bristle.

TABLE

Table of
prices.*Kind of Bristle*

Price per Pound Net Weight
By Collectors By Canada
to Slaughter- Packers to
ers Collectors

1. WINTER RAKED—raked or scraped from hogs slaughtered from Nov. 1 to following March 31	50 cents	65 cents
2. SUMMER RAKED—raked or scraped from hogs slaughtered from April 1 to October 31	25 cents	35 cents
3. WINTER HAND PLUCKED—hand plucked from hogs slaughtered from Nov. 1 to following March 31, and packed with roots all one way	75 cents	\$1.00
4. SUMMER HAND PLUCKED—hand plucked from hogs slaughtered from April 1 to October 31, and packed with roots all one way	50 cents	65 cents

Exemptions.

9. The Administrator of Furniture and Brushes reserves the right in exceptional cases to vary or grant exemption from any provision of this Order, other than Section 8, in any case where the circumstances appear to warrant as disclosed by the application for such variation or exemptions, but every variation or exemption permitted is subject to recall and cancellation at any time without previous notice or warning.

Offences.

10. No person to whom this Order applies shall contravene or fail to observe and comply with any of the provisions of this Order, except as may be permitted under Section 9.

NOTE.—It is an offence, punishable under the Wartime Prices and Trade Regulations for any person to contravene or fail to observe and comply with this Order.

Dated at Ottawa, this 16th day of October, 1943.

JAMES E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

OF ADMINISTRATOR'S ORDER NO. A-928

<i>Name</i>	<i>Address</i>
Coleman Packing Co. Limited.....	P.O. Box 311, London, Ont.
F. W. Fearman & Co.....	226 Rebecca St., Hamilton, Ont.
Canada Packers Limited.....	St. Clair Ave. W., Toronto, 9, Ont.
Canada Packers Limited.....	Fort Road and 70th St., Edmonton, Alta.
Canada Packers Limited.....	Marion St., St. Boniface, Man.
Canada Packers Limited.....	1260 Mill St., Montreal, P.Q.
Canada Packers Limited.....	200 Montcalm St., Hull, P.Q.
Canada Packers Limited.....	148 George St., Peterboro, Ont.
Canada Packers Limited.....	Strachan Ave., Toronto, Ont.
Canada Packers Limited.....	750 Terminal Ave., Vancouver B.C.
Quebec Abbatoirs Inc.....	Quebec West, P.Q.
First Cooperative Packers of Ont.....	Barrie, Ont.
Dumarts Limited.....	Kitchener, Ont.
Whyte Packing Co. Ltd.....	78 Linton Ave., Stratford, Ont.
Swift Canadian Co. Ltd.....	Archibald St., St. Boniface, Man.
Swift Canadian Co. Ltd.....	Burnette St., New Westminster, B.C.
Swift Canadian Co. Ltd.....	St. Clair Ave. W., Toronto, 9, Ont.
Swift Canadian Co. Ltd.....	Albert St., Extension, Moncton, N.B.
Swift Canadian Co. Ltd.....	17 Water St., Vancouver, B.C.
Swift Canadian Co. Ltd.....	8th Ave. and Lilloet St., Moose Jaw, Sask.
Burns & Co. Ltd.....	19th St. and 21st Ave., Calgary, Alta.
Burns & Co. Ltd.....	120th Ave., Edmonton, Alta.
Burns & Co. Ltd.....	597 15th St. E., Prince Albert, Sask.
Burns & Co. Ltd.....	1010 Logan Ave., Winnipeg, Man.
Burns & Co. Ltd.....	Winnipeg St. & 9th Ave., Regina, Sask.
Wilsil Limited.....	1239 Mill St., Montreal, P.Q.
Fowler's Canadian Co.....	Wentworth St. N., Hamilton, Ont.
J. M. Schneider Limited.....	Kitchener, Ont.
Quebec Packers Ltd.....	Destimauville St., Quebec, P.Q.
Wellington Packers Limited.....	P.O. Box 205, Guelph, Ont.
Davis and Fraser.....	342 Grafton Street, Charlottetown, P.E.I.
Brandon Packers Limited.....	Brandon, Man.
Intercontinental Pork Packers.....	Saskatoon, Sask.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-929

Respecting Maximum Prices of Potatoes

(Consolidated as amended by Administrator's Order No. A-1129)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

PART I—INTRODUCTION

Application of the Order

1. This Order comes into effect on October 21, 1943, and replaces and revokes Administrator's Order No. A-876.

2. Pursuant to the proviso contained in Section 2 of Order No. 189 of the Board it is hereby declared that clauses (a) and (d) of Section 3 of said Order No. 189 shall not hereafter apply to sales of potatoes by any person.

3. The Order applies to potatoes of all kinds, grades, qualities and varieties except sweet potatoes and yams. There are special provisions applying to certified seed potatoes.

Prices Fixed are Maximum Prices and Include All Charges

4. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a package so that the sum of the price and the charge for the package exceeds the maximum price.

Meaning of "Sell"

5. The word "sell" as used in this Order also covers an offer to sell.

PART II—DEFINITIONS

6. For the purposes of this Order the following zones are established:—

- (a) Zone No. 1 composed of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and that part of Ontario, lying to the east of the 88th degree of west longitude;
- (b) Zone No. 2 composed of that part of Ontario lying to the west of the 88th degree of west longitude;
- (c) Zone No. 3 composed of those parts of Manitoba and Saskatchewan lying to the south of a line which is 53 degrees 30 minutes north latitude;
- (d) Zone No. 4 composed of the province of Alberta and that part of British Columbia lying to the north of the 55th parallel of latitude and to the east of the 125th degree of west longitude;
- (e) Zone No. 5 composed of that part of British Columbia not included in Zone No. 4.

Grades

7. "Canada No. 1 Large", "Canada No. 1 Small", "Canada No. 1" and "Canada No. 2" mean respectively potatoes graded, packed and marked according to the standards for such grades defined and described in the regulations issued under the Fruit, Vegetables and Honey Act.

Shipper

8. "Shipper" means a primary producer of potatoes, or any other person who assembles and ships potatoes at the point of production.

Wholesale Distributor

9. "Wholesale Distributor" means any person other than a shipper who sells potatoes at wholesale and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys potatoes for his personal or household consumption.

Distributing Centre

10. "Distributing Centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

PART III—SALES BY SHIPPERS

(including primary producers)

Sales to Wholesale Distributors

11. Except as otherwise provided in Sections 16, 22 and 25 of this Order the maximum price at which a shipper may sell any of the following grades of potatoes to a wholesale distributor delivered at any of the following distributing centres shall, according to the grade, variety and size of container, be as follows:—

- (a) at Montreal in Zone No. 1, all varieties,
 \$1.90 per 75-pound container of Canada No. 1 Large grade potatoes;
 \$1.60 per 75-pound container of Canada No. 1 grade potatoes; and
 \$1.45 per 75 pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (b) at any other distributing centre in Zone No. 1 for any grade and variety of potatoes named in clause (a) preceding, the maximum price at Montreal as set forth in said clause (a) together with or less, as the case may be, the

- amount, if any, by which the normal transportation cost of potatoes in carload lots from Charlottetown to such other distributing centre is greater or less than the normal transportation cost of potatoes in carload lots from Charlottetown to Montreal;
- (c) at any distributing centre in Zone No. 2 for any grade and variety of potatoes named in clause (d) following, the maximum price for the same at Winnipeg in Zone No. 3 as set forth in said clause (d) together with the normal cost of transporting potatoes in carload lots from Winnipeg to such distributing centre;
- (d) at all distributing centres in Zone No. 3,
- (i) on sales of potatoes of the netted gem variety,
 \$2.40 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.00 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.80 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.00 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$1.60 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.40 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (e) at all distributing centres in Zone No. 4,
- (i) on sales of potatoes of the netted gem variety,
 \$2.60 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.20 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.00 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.25 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$1.85 per 100-pound container of Canada No. 1 grade potatoes; and
 \$1.65 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (f) at Vancouver in Zone No. 5,
- (i) on sales of potatoes of the netted gem variety,
 \$2.80 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.40 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.20 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
 - (ii) on sales of potatoes of other than the netted gem variety,
 \$2.60 per 100-pound container of Canada No. 1 Large grade potatoes;
 \$2.20 per 100-pound container of Canada No. 1 grade potatoes; and
 \$2.00 per 100-pound container of Canada No. 1 Small grade or Canada No. 2 grade potatoes;
- (g) at any other distributing centre in Zone No. 5 for any grade and variety of potatoes named in clause (f) preceding, the maximum price at Vancouver as set forth in said clause (f) together with or less, as the case may be, the amount, if any, by which the normal transportation cost of potatoes in carload lots from Kamloops to such other distributing centre is greater or less than the normal transportation cost of potatoes in carload lots from Kamloops to Vancouver.

Sales by Shippers to Persons other than Wholesale Distributors or Consumers

12. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to

- (i) the operator of a dehydrating plant;
- (ii) a commercial processor of potatoes;
- (iii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the potatoes at such warehouse; or

(iv) a retailer or other buyer who purchases the potatoes in carload lots delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such potatoes to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

13. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to any person *other than*

- (i) a wholesale distributor;
- (ii) the operator of a dehydrating plant;
- (iii) a commercial processor of potatoes;
- (iv) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the potatoes at such warehouse;
- (v) a retailer or other buyer who purchases the potatoes in carload lots; or
- (vi) a consumer,

delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such potatoes to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding fifteen cents per 75-pound container or twenty cents per 100-pound container, but not in any event exceeding fifteen per cent of the selling price.

Sales by Shippers to Consumers

14. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to a consumer delivered at any point in any zone named in Part II shall be the sum of the following:—

- (a) the maximum price fixed by Section 13 at which he may sell those potatoes delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding, according to the size of container in which the potatoes are packed and sold,

40	cents per 100-pound container			
30	" "	75	" "	"
25	" "	50	" "	"
15	" "	25	" "	"
12	" "	15	" "	"
8	" "	10	" "	"
8/10	" "	pound for less than 10-pound containers.		

Sales by Shippers to Persons not in Zones

15. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to a buyer in a part of Canada not included in a zone named in Part II shall be an amount equal to the maximum price at which a shipper may sell such potatoes to that class of buyer delivered at the distributing centre in Zone 3, 4 or 5 nearest to the buyer's place of business or, if the buyer is a consumer, nearest to the point of delivery to the buyer PLUS an amount equal to the cost of transporting the potatoes by freight from such distributing centre to such place of business or to such point of delivery, as the case may be.

Periodic Increases in Shippers' Maximum Prices

16. The maximum prices fixed by Sections 11, 12, 13, 14 and 15 apply to sales made before January 10, 1944. The maximum price at which a shipper may sell any variety, grade or quality of potatoes to any buyer during any period set out in the table to this Section shall be the maximum price on sales by him of such potatoes to that class of buyer as fixed by Sections 11, 12, 13, 14 or 15 as the case may be, PLUS the additional amount for that period set out in the table.

TABLE TO SECTION 16

Period	Increase in Maximum Price
January 10, 1944, to February 6, 1944.....	5 cents per 75-pound container 7 cents per 100-pound container
February 7, 1944, to March 5, 1944.....	10 cents per 75-pound container 15 cents per 100-pound container
March 6, 1944, to April 2, 1944.....	20 cents per 75-pound container 27 cents per 100-pound container
April 3, 1944, to April 30, 1944.....	30 cents per 75-pound container 40 cents per 100-pound container
May 1, 1944, to May 31, 1944.....	40 cents per 75-pound container 52 cents per 100-pound container
On and after June 1, 1944.....	50 cents per 75-pound container 65 cents per 100-pound container

PART IV—SALES BY WHOLESALE DISTRIBUTORS

17. (1) The maximum price at which a wholesale distributor may sell any variety, grade or quality of potatoes delivered to a buyer at any point in any zone named in Part II shall be the sum of the following:—

- (a) the maximum price, as fixed by this Order, at which a shipper may sell such potatoes to a wholesale distributor delivered to the distributing centre which is nearest to such point;
- (b) if such point is not within a distributing centre and is not within the customary free delivery zone of the wholesale distributor, an amount equal to the cost of transporting potatoes by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) 15 cents per 75-pound container or 20 cents per 100-pound container.

(2) The maximum prices fixed by subsection (1) of this Section apply to sales of potatoes during the period October 21, 1943, to January 9, 1944, both inclusive. The maximum price at which a wholesale distributor may sell potatoes during any period set out in the table to Section 16 shall be an amount equal to the maximum price at which he may sell those potatoes as fixed by subsection (1) of this Section PLUS an amount equal to the difference, if any, between

- (a) the maximum price at which a shipper could have sold those potatoes to the wholesale distributor during the period in which they were purchased by the wholesale distributor; and
- (b) the maximum price at which a shipper may sell those potatoes to the wholesale distributor during the period in which the wholesale distributor sells those potatoes.

Sales to Persons not in Zones

18. (1) The maximum price at which a wholesale distributor in zones Nos. 3, 4, or 5 may sell any variety, grade or quality of potatoes to any person in any part of Canada not included in any of the zones named in Part II shall be an amount equal to the maximum price as fixed by Section 17 at which he may sell those potatoes to a buyer in the distributing centre in which his place of business is situated PLUS the actual cost of transporting the potatoes from his shipping point to the point of delivery to the buyer.

(2) The maximum price at which a wholesale distributor in any part of Canada not included in a zone named in Part II, may sell any grade, variety or quality of

potatoes delivered to a buyer in that part of Canada shall be the sum of the following:—

- (a) the maximum price as fixed by this Order at which a shipper may sell such potatoes to the wholesale distributor delivered to the distributing centre in which his place of business is situated;
- (b) if the buyer's receiving point is not within such distributing centre or within the customary free delivery zone of the wholesale distributor, an amount equal to the actual cost of transporting the potatoes by freight from such distributing centre to the buyer's receiving point; and
- (c) 15 cents per 75-pound container or 20 cents per 100-pound container.

Sales on Consignment

19. Potatoes received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell potatoes of the same grade and variety which he buys for resale.

PART V—SALES BY RETAILERS

20. The maximum price at which any person other than a shipper may sell at retail any variety, grade or quality of potatoes shall be the sum of the following:—

- (a) his actual delivered cost of such potatoes but not exceeding the lawful maximum delivered price that may be charged by his supplier under the provisions of this Order;
- (b) where he sells potatoes during any period set out in the table to Section 16 which were purchased by him during any such period or during the period ending January 9, 1944, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold those potatoes to the retailer during the period in which they were purchased by the retailer and (ii) the maximum price at which a shipper may sell those potatoes to the retailer during the period those potatoes are sold by the retailer; and
- (c) a markup not exceeding, according to the size of container in which the potatoes are packed and sold,

40 cents per	100-pound container
30 cents per	75-pound container
25 cents per	50-pound container
15 cents per	25-pound container
12 cents per	15-pound container
8 cents per	10-pound container
8/10 cents per	pound for less than 10-pound containers; or

- (d) if the seller is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased those potatoes from a shipper and actually took delivery at such central warehouse, a markup not exceeding,

48 cents per	100-pound container
36 cents per	75-pound container
30 cents per	50-pound container
18 cents per	25-pound container
15 cents per	15-pound container
10 cents per	10-pound container
1 cent per	pound for less than 10-pound containers.

PART VI—CERTIFIED SEED POTATOES

Definitions

21. "Certified seed potatoes", "Foundation A seed potatoes" and "Foundation seed potatoes" mean, respectively, potatoes which have been certified as such in accordance with the Regulations respecting the certification of seed potatoes issued under the Destructive Insect and Pest Act and which are delivered to the buyer in a container bearing the proper certificate or tag issued in accordance with such Regulations.

22. (1) Except as provided in subsection (2) of this Section, the maximum price per pound at which a person may sell to a buyer in any part of Canada during any period any quantity of any variety of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes shall be the maximum price per pound at which he may sell that quantity of Canada No. 1 grade potatoes of that variety to that buyer during the period from March 6, 1944, to April 2, 1944, plus—

1c. per pound if the potatoes are Certified seed potatoes;

1½c. per pound if the potatoes are Foundation A seed potatoes; or

2c. per pound if the potatoes are Foundation seed potatoes.

(2) The maximum price at which a person may during any period sell any quantity of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes grown in New Brunswick or Prince Edward Island delivered to a buyer at a distributing centre in any other part of Canada shall be the sum total of the maximum price as fixed by Subsection (1) preceding at which he may, during that period, sell that quantity of such seed potatoes to that buyer delivered at Montreal, together with or less, as the case may be, the amount, if any, by which the normal cost of transporting potatoes in carload lots from Charlottetown to such distributing centre is greater or less than the normal cost of transporting potatoes in carload lots from Charlottetown to Montreal.

(Section 22 as submitted by Administrator's Order No. A-1129.)

PART VII—GENERAL PROVISIONS

Additional Payments to be Part of Price

23. Any commission, charge, fee, reward, bonus, premium, concession, or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in potatoes shall be and form part of the price at which the potatoes are sold or bought.

Grades Not Listed and Ungraded Potatoes

24. The maximum prices fixed by this Order on sales of any variety of ungraded potatoes or of lower than No. 2 grade potatoes shall be twenty cents (20¢) per 100-pound container less than the maximum prices on sales of No. 2 grade potatoes of that variety. The maximum prices fixed by this Order on sales of any variety of Canada No. 1 grade potatoes shall also apply to any potatoes of that variety which have been graded, marked and packed as Canada Fancy grade potatoes.

Containers—Packaging by Shippers and Wholesale Distributors

25. (1) Except as provided in subsection 2 of this Section, where potatoes are sold at wholesale in other than 75-pound or 100-pound containers, the maximum price at which such potatoes may be sold shall be on a per pound basis corresponding to the price per pound of such potatoes when sold at wholesale in 75-pound containers or 100-pound containers and such price shall include the cost of the containers.

(2) Where a wholesale distributor or shipper packages potatoes in containers of 10 pounds or 15 pounds he may in addition to the maximum price fixed by this Order for such potatoes charge not more than 3 cents per 10-pound package or not more than 4½ cents per 15-pound package for such packaging, but in no case shall his buyer sell such packaged potatoes at a price higher than that at which such buyer could have sold them had the packaging been done by him instead of by the wholesale distributor or shipper.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

26. (1) On every sale of potatoes other than a sale at retail every seller shall at the time of delivery of the potatoes furnish the buyer with an invoice showing the

name and complete address of the seller and the buyer, the date of sale, the grade and quantity of potatoes sold and the price charged therefor and if the potatoes are certified seed or of the netted gem variety, it must be shown on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

27. Every wholesale distributor and retailer shall immediately upon receipt by him of any potatoes purchased by him make a written record at the place of business at which he receives the potatoes, showing the date of purchase, the name and complete address of his supplier, the grade of those potatoes, the quantity purchased, the actual price and transportation and other charges paid and if the potatoes are certified seed or of the netted gem variety, it must be shown on the record. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

28. Every invoice and record which a seller of potatoes is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

29. Every person who sells potatoes at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity and the price per pound, grade and variety of the potatoes sold.

Dated at Ottawa this 18th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-930

Respecting Prices of Dressed Poultry and of Live Poultry

Dated October 18, 1943.

Effective October 21, 1943.

AMENDS Administrator's Order No. A-893.

(See Consolidation of Administrator's Order No. A-893.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-931

Respecting Maximum Prices of Onions in the Yukon Territory

Dated October 9, 1943.

Effective October 9, 1943.

REVOKES Administrator's Order No. A-14.

(Revocation Only.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-932

Respecting the Conversion of Real Property Known as 134 Roxborough Street West, and 148 Bedford Road, both in the City of Toronto in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1943 as Numbers 134 Roxborough Street West and 148 Bedford Road for permission to convert the same into three-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 6, 1943, has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 134 Roxborough Street West and 148 Bedford Road, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as three-family dwelling houses, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 22nd day of October, 1943.

Dated at Ottawa, this 20th day of October, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-933

Respecting Maximum Prices of Jams and Jelly
(Amending Order No. A-787)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on October 25, 1943.

2. Section 3 of Administrator's Order No. A-787 is hereby revoked and the following is substituted therefor:—

- "3. (1) Except as otherwise provided by subsection (3) of this Section, the maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer jam of a grade and variety set forth in Schedule "A" hereto shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in the said Schedule "A".
- (2) Except as otherwise provided by subsection (3) of this Section, the maximum price, f.o.b. seller's factory, not including sales tax, at which a manufacturer may sell or offer to sell to any class of customer, jelly of a grade and variety set forth in Schedule "B" shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in said Schedule "B".
- (3) On and after October 25, 1943, a manufacturer who customarily sold jam or jelly to any class of buyers during the basic period from September 15 to October 11, 1941, both inclusive, at prices higher than the prices at which he sold those products to wholesale distributors during the said period, may increase the maximum prices fixed by subsections (1) and (2) of this Section on sales by him of those products to such class of buyers, by a percentage of such prices equal to the percentage by which his selling price for the same grade and variety of jam or jelly to such class of buyers during the said basic period exceeded his selling price to wholesale distributors; however, in no event shall such price exceed the said maximum price fixed by subsection (1) or (2) of this Section, for the product sold, by an amount greater than 10 per cent of his selling price.
- (4) Where a manufacturer sold jam or jelly during the said basic period to any person other than a wholesale distributor, at the same price at which he sold that product to wholesale distributors, nothing in the preceding subsection (3) shall be deemed to authorize that manufacturer to sell jam or jelly to such person at a price in excess of the maximum price fixed for that product by subsections (1) and (2) of this Section.
- (5) The maximum price at which a manufacturer may sell or offer to sell any jam or jelly of a grade or variety or in a size of container not specified in the schedules to this Order shall be such price as may be prescribed by or on behalf of the Board subsequent to the effective date of this Order, and no manufacturer shall sell or offer to sell any such unspecified jam or jelly until a maximum price for the sale of same by him has been so prescribed.
- (6) Where a manufacturer sells jam or jelly for which the maximum price has been fixed by this Order, such price shall be f.o.b. his factory except where he sells such products under the provisions of subsection (3) of this Section to buyers within his customary free delivery zone, in which case the price shall include delivery; however, at the request of a buyer outside his customary free delivery zone the manufacturer may prepay the freight charges to the buyer's receiving point if he shows such freight charges as a separate item on his invoice for the product."

3. Clause (c) of Section 4 of the said Order No. A-787 is hereby revoked and the following is substituted therefor:—

- "(c) a markup (percentage of cost) in respect of the product of a particular manufacturer, not greater than the markup (percentage of cost) customarily used by such wholesaler in pricing that product to the same class of buyer during the basic period from September 15, 1941, to October 11, 1941, both inclusive and, if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily used by him

in pricing a similar product to the same class of buyers during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price."

4. Clauses (c) and (d) of Section 5 of the said Order No. A-787 are each hereby revoked and the following is substituted therefor:—

"(c) a markup (percentage of cost) in respect of the product of a particular manufacturer not greater than the markup (percentage of cost) customarily used by such retailer in pricing that product during the said basic period and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily used by him in pricing a similar product during such basic period; provided, however, that in no case shall the markup exceed twenty-two per cent (22%) of the retailer's selling price."

5. The said Order No. A-787 is hereby further amended by revoking Section 10 thereof and re-numbering Sections 11, 12, 13 and 14 as Sections 10, 11, 12 and 13 respectively.

6. Schedule "A" to the said Order No. A-787 is hereby revoked and the Schedule hereto is substituted therefor.

Dated at Ottawa this 20th day of October, 1943.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-933

Setting forth new Schedule "A" to Administrator's Order No. A-787 as follows:

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-787

MAXIMUM PRICES FOR JAM

F.O.B. Manufacturer's Plant—Sales Tax Extra
All Container Types

Grade and Variety	Eastern Area				Western Area			
	12fl. oz. size	24fl. oz. size	48fl. oz. size	Pail 15 to 40 lbs.	12fl. oz. size	24fl. oz. size	48fl. oz. size	Pail 15 to 40 lbs.
<i>No. 1 (Pure) Jams</i>	Per dozen		Per lb.		Per dozen		Per lb.	
	\$	\$	\$	\$	\$	\$	\$	\$
Strawberry	2.15	3.75	7.15	.14 $\frac{3}{4}$	1.90	3.15	5.75	.11 $\frac{1}{2}$
Raspberry	2.15	3.75	7.15	.14 $\frac{3}{4}$	2.05	3.45	6.40	.13 $\frac{1}{2}$
Loganberry	1.90	3.20	6.05	.12 $\frac{1}{2}$	1.80	3.00	5.50	.11 $\frac{1}{2}$
Black Currant	2.25	3.90	7.45	.15 $\frac{1}{4}$	2.05	3.45	6.30	.13
Red Currant	1.80	2.95	5.60	.11 $\frac{1}{2}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Blackberry	1.75	2.90	5.50	.11 $\frac{1}{4}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Gooseberry	1.70	2.75	5.15	.10 $\frac{1}{2}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Apricot	1.90	3.15	6.00	.12 $\frac{1}{4}$	1.80	2.90	5.25	.10 $\frac{3}{4}$
Cherry	2.05	3.50	6.75	.14	2.10	3.60	6.75	.13 $\frac{3}{4}$
Peach	1.65	2.70	5.00	.10 $\frac{1}{4}$	1.70	2.80	5.00	.10 $\frac{1}{4}$
Grape	1.65	2.70	5.00	.10 $\frac{1}{4}$	1.70	2.80	5.00	.10 $\frac{1}{4}$
Plum (Red, Damson and Green gage) ..	1.50	2.45	4.55	.09 $\frac{1}{4}$	1.60	2.55	4.55	.09 $\frac{1}{4}$
<i>No. 2 (Pectin) Jam</i>								
Strawberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.65	2.80	5.00	.10 $\frac{1}{4}$
Raspberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.75	2.95	5.35	.11
Loganberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.75	2.90	5.25	.10 $\frac{3}{4}$
Black Currant	1.90	3.35	6.30	.13	1.85	3.15	5.75	.11 $\frac{1}{2}$
Red Currant	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.75	2.90	5.25	.10 $\frac{3}{4}$
Blackberry	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.70	2.85	5.15	.10 $\frac{1}{2}$
Gooseberry	1.60	2.70	5.00	.10 $\frac{1}{4}$	1.65	2.80	5.00	.10 $\frac{1}{4}$
Apricot	1.65	2.80	5.25	.10 $\frac{3}{4}$	1.65	2.75	4.90	.10
Cherry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{1}{2}$
Peach	1.60	2.65	4.90	.10	1.65	2.75	4.90	.10
Grape	1.60	2.65	4.90	.10	1.65	2.75	4.90	.10
Plum (Red, Damson and Green gage) ..	1.50	2.45	4.55	.09 $\frac{1}{4}$	1.55	2.55	4.55	.09 $\frac{1}{4}$
Rhubarb	1.45	2.30	4.30	.08 $\frac{3}{4}$	1.40	2.25	4.00	.08 $\frac{1}{2}$
Blueberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{1}{2}$
Elderberry	1.75	2.90	5.60	.11 $\frac{1}{2}$	1.85	3.15	5.75	.11 $\frac{1}{2}$
<i>No. 3 (Blended or Compound) Jam</i>								
Apple with Straw- berry, Raspberry, Peach, Loganberry, Blackberry, Goose- berry, Apricot, Black Currant or Plum (Red, Dam- son and Green gage)	1.45	2.30	4.30	.08 $\frac{3}{4}$	1.40	2.25	4.00	.08 $\frac{1}{2}$

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-934

Respecting the Sale of Protective Rubber Garments

Dated October 21, 1943.

Effective October 25, 1943.

REVOKES Administrator's Order No. A-705 as amended by Administrator's Order No. A-726.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-935

Respecting Maximum Prices of Canned Fruits and Vegetables

Dated October 21, 1943.

Effective October 25, 1943.

AMENDS Administrator's Order No. A-851.

(See Consolidation of Administrator's Order No. A-851 herein)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-936

Highest Price of Newsprint Wrapper on Sales to Newsprint Manufacturers

Under powers given by the Board to the Administrator of Paperboard

IT IS HEREBY ORDERED as follows:—

1. This Order comes into force on October 22, 1943 and deals with sales of newsprint wrapper to newsprint manufacturers.
2. For the purposes of this Order "newsprint wrapper" means and includes any body wrapper, plain or coloured bands, and square, round or octagonal heads used by manufacturers of newsprint for wrapping newsprint paper.
3. The highest price at which a person may sell or offer to sell newsprint wrapper to a newsprint manufacturer shall be eight dollars (\$8.00) more per ton than the seller's highest price during the basic period, September 15, 1941, to October 11, 1941, both inclusive, for newsprint wrapper of the same specifications sold in the same quantity and for shipment to the same destination.

Dated at Ottawa, this 22nd day of October, 1943.

W. H. O'REILLY,
Administrator of Paperboard.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-937

Respecting Metal Containers and Closures

Dated October 22, 1943.

Effective October 25, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1153
for which see Canadian War Order and Regulations 1944 Volume II, No. 4.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-938

Acceptance of Orders for Cartons Prohibited

Dated October 22, 1943.

Effective October 25, 1943.

REVOKED by Administrator's Order No. A-1150.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-939

Respecting Shortening

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered on behalf of the Board as follows:—

1. Section 2 of Administrator's Order No. A-757 is hereby deleted and the following substituted therefor:

"2. No person shall package shortening except in the following types and sizes of containers:—

- (a) for sale at retail in cartons containing 1 pound or 4 pounds and in metal or wooden pails containing 20 pounds;
- (b) for sale in bulk in metal pails containing 50 pounds, in metal or wooden pails containing 60 pounds, in wooden tierces containing 400 pounds, and in returnable drums containing 390 pounds."

2. This Order shall be effective on and after the 25th day of October, 1943.

Dated at Ottawa, this 22nd day of October, 1943.

PHYLLIS G. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-940

Respecting Rooming Accommodation in the City of Kingston, in the Province of Ontario, and in the area within a distance of three miles from the limits of such City.

Under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Administrator's Order No. A-753 is amended by revoking Schedule "D" thereto and by substituting therefor the Schedule hereto attached.

2. This Order shall come into force on the 25th day of October, 1943.

Dated at OTTAWA this 23rd day of October, 1943.

C. R. DeMARA,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Schedule to Administrator's Order No. A-940 setting forth new Schedule "D" to Administrator's Order No. A-753 as follows:

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-753

Form R.C. 37W

Serial No. L.H.

**RENTALS ADMINISTRATION
WARTIME PRICES AND TRADE BOARD**

UNIT (suite) No. Room(s) No.
☐ 1st ☐ 2nd ☐ 3rd Floor — ☐ Front ☐ Middle ☐ Rear
 Address

The Maximum Rate for this suite is:

\$.....per week \$.....per month

These rates include the services and facilities checked below:

- | | |
|---|---|
| <input type="checkbox"/> Heat | Use of Owner's |
| <input type="checkbox"/> Light | <input type="checkbox"/> Plate or Grill |
| <input type="checkbox"/> Cooking fuel | <input type="checkbox"/> Ice Box/Refrigerator |
| <input type="checkbox"/> Hot water as per agreement | <input type="checkbox"/> Washing Machine |
| | <input type="checkbox"/> Laundry Facilities |
| <input type="checkbox"/> Furnished as per agreement | <input type="checkbox"/> Bedding |
| | <input type="checkbox"/> Linens |
| Date of issue of this card | <input type="checkbox"/> Dishes |
| | <input type="checkbox"/> Telephone |
| | <input type="checkbox"/> |

.....
Local Examiner

IT IS AN OFFENCE TO ALTER, DEFACE OR DESTROY OR TO IMPROPERLY REMOVE THIS CARD

This form has been prescribed by a Rentals Administrator as Form R.C. 37W

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-941

Respecting the Styling, Sale and Delivery of Women's, Misses' and Juniors' Coats, Suits and Sports Jackets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Juniors' Coats and Suits, it is hereby ordered on behalf of the Board, as follows:—

Introduction

A-859 Revoked—Effective Date of this Order

1. Administrator's Order No. A-859 is revoked as of October 28, 1943 and on and after that date this Order takes its place.

Reference to Order No. 214 of the Board

2. Women's, misses' and juniors' coats, suits and sports jackets (hereinafter called "garments") are for the purposes of Order No. 214 of the Board declared to be consumer goods. By direction in writing issued under Section 35 of that Order manufacturers of garments are no longer required to comply with the provisions of that Order. That direction requires the said Administrator to issue Orders to govern those manufacturers in the manufacture and sale of garments.

The provisions of said Order No. 214 which apply to the sale and offering for sale of garments by wholesalers and retailers are not affected by that direction or by this Order.

Explanatory Notes

3. According to A-859 whenever a manufacturer of garments filed a cost sheet for a garment he was required to attach to that cost sheet a swatch of the cloth he used in 1942 in the manufacture by him of the same kind and quality of garment. This Order does not require that manufacturer to file a swatch of the cloth he used in 1942.

This Order permits the use of more than one specific cloth in the manufacture of a specific style of garment. Rules are provided to govern such use.

In this Order and for the sake of uniformity the provisions respecting labelling and invoicing of garments are made to conform with the corresponding provisions of other Orders dealing with clothing.

General Exemptions—Certain Government Departments

4. This Order shall not apply to the manufacture, sale or delivery of garments when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada, namely: Munitions and Supply, National Defence, National Defence (Naval Services), National Defence (Air Services), or Pensions and National Health, or any agency of any of them.

Restrictions on Silhouettes, Cutting Patterns and Styles

5. Every person who manufactures a garment for sale in Canada shall in such manufacture observe and comply with the following rules:—

- (a) A new silhouette or a new cutting pattern must not be made, purchased or otherwise acquired or used.
- (b) He must not alter any silhouette or cutting pattern of any fall model he used in the fall season of 1942, or of any spring model he used in the spring season of 1943.
- (c) He must not offer for sale for any fall season or spring season more than fifty per centum of the number of styles of garments he offered for sale for the fall season of 1941 or the spring season of 1942, respectively, and in no case shall the number of styles of garments he offers for sale in any season exceed fifty.
- (d) At least twenty per centum (20%) of the number of styles of garments he offers for sale for a fall season or a spring season must be the same as the styles of the garments he offered for sale for the fall season of 1942 or spring season of 1943, respectively.
- (e) A special order garment must not be manufactured in any price range in any style which differs basically from the original style shown by him for a garment in the same price range. The size of a special order garment of any style must be the same as or be within the size range shown by him for the same style of garment.

Range of Cloths in Garments of Same Style Number

6. A person may use any number of cloths in the manufacture for sale of garments of the same style number so long as the difference between the price per yard of the lowest priced cloth and the highest priced cloth so used does not exceed the amount shown opposite the prices of those cloths as follows:—

Prices per yard of the cloths	Maximum differences in price per yard
95c to \$1.34	10c.
\$1.35 to \$1.89	15c.
\$1.90 to \$2.50	20c.
\$2.51 and over	25c.

Cost Sheets—Maximum Prices Fixed

7. (1) A person who manufactures a garment shall not sell or offer to sell it in Canada unless, with respect to it, he first

- (a) completes and signs a cost sheet in the form prescribed by the said Administrator;
- (b) attaches to that cost sheet a swatch of each cloth he proposes to use in the manufacture of garments of the same style number;
- (c) files the said cost sheet and swatches with the said Administrator; and
- (d) obtains from the said Administrator a notice (price authorization) in writing setting forth the maximum price at which he may sell or offer to sell that garment.

(2) Cloth acquired by a manufacturer of garments after he has filed with the said Administrator a cost sheet for a garment of any style number may be used by him in the manufacture of a garment of the same style number if he

- (a) files with the said Administrator a swatch of that cloth, and a statement showing the supplier's name and cloth number, the price per yard of the cloth and the style number of the garment he proposes to manufacture from that cloth; and
- (b) obtains the said Administrator's permission, in writing, to use that cloth in the manufacture of a garment of that style number.

(3) A cloth must not be used by any person in the manufacture for sale of a garment of any style number unless its use by him in such manufacture is first approved by the said Administrator.

(4) No manufacturer of garments shall sell or offer to sell a garment named or referred to in a notice (price authorization) referred to in sub-section 1 of this section, at a price that is higher than the price set forth for that garment in the said notice.

Rules Governing Certain Trade Practices

8. No manufacturer of garments shall

- (a) supply or deliver any garment on consignment or approval;
- (b) sell or offer to sell a garment to a person under a term or condition of sale which prohibits the said manufacturer from selling or offering to sell garments in the same or substantially similar styles to any other person.

Labelling of Garments

9. No garment which is wholly or partly manufactured in Canada after the date of this Order shall be displayed for sale, or shipped or delivered in pursuance of a sale, by any person unless at the time of display, shipping or delivering the name or W.P.T.B. licence number of the person who manufactured it, or the manufacturer's registered trade-mark for that garment, and the style number and the size of the garment are printed, written, woven or stamped on the garment or on a label or string tag attached to it. All such trade-marks must be recorded with the Administrator before using the same in pursuance of this Order.

Invoices

10. (1) Every manufacturer of garments and every wholesaler shall within ten days from the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing

- (a) the date of the shipment if the shipper is the manufacturer of the garments, or the date of invoice if the shipper is a wholesaler;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's style number of the garment;
- (d) the exact quantity of the garments by style numbers involved in the shipment, the price per unit and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged by him for each garment, as the price is shown on the

invoice, is not more than the highest price fixed by or under the Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the garments.

(2) No retailer shall in pursuance of any sale, deliver any garment which he purchases after this Order goes into force, unless he first receives an invoice for that garment from his supplier, as required by sub-section 1 of this section.

Records and Invoices Must Be Kept

11. (1) Every manufacturer of garments shall keep a proper record of his manufacture and sales of garments, showing with respect to each style number the material used in its manufacture and the price range thereof.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this Section a person is required to keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Special Cases May Be Exempted

12. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at Ottawa, this 25th day of October, 1943.

HARRY ROTHER,
*Administrator of Women's, Misses' and Juniors'
Coats and Suits.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-942

Respecting Maximum Prices for Boxwood Cut from the Stump in the Provinces of Manitoba and Saskatchewan

Under powers given by Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF SUCH BOARD, AS FOLLOWS:—

1. Interpretation

For the purposes of this Order,

- (a) "Cord" shall mean an amount of Boxwood which, when properly stacked, will measure 4 feet in height; 8 feet in length and not less than 4 feet 2 inches in width;
- (b) "Boxwood" shall mean round and sound bolts of Jackpine, Poplar and Spruce having a minimum diameter at the small end of 6 inches inside the bark and being not less than the minimum lengths shown in Subsection (1) of Section 2 of this Order;
- (c) "Point of Shipment" shall mean the point at which the Boxwood is loaded by the Seller on railway freight cars for shipment.

2. Maximum Prices for Boxwood Fixed

(1) No person shall sell or offer for sale, and no person shall purchase any Boxwood cut from the stump in the Provinces of Manitoba and Saskatchewan at a price in excess of the price set out hereunder, which price shall be f.o.b. car at point of shipment:

Kind of Boxwood	Length	Price per Cord when point of shipment located in	
		Manitoba	Saskatchewan
		\$ cts.	\$ cts.
Rough green-cut white spruce.....	4' 10" and over.....	9 50	9 00
Rough fire-killed white spruce.....	4' 10" and over.....	8 50	8 00
Rough green-cut white poplar.....	4' 2" and less than 4' 8".....	6 00	5 50
Rough green-cut white poplar.....	4' 8" and over.....	6 50	6 00
Peeled white poplar.....	4' 2" and less than 4' 8".....	8 00	7 50
Peeled white poplar.....	4' 8" and over.....	8 50	8 00
Rough green-cut jackpine.....	4' 2" and over.....	7 00	6 50

(2) For Boxwood delivered by a seller by truck to a consumer's mill, the consumer may pay and the seller may accept, in addition to the price set out above in Subsection (1) of this Section, a delivery charge not exceeding \$1.00 per cord when rough, and 75c per cord when peeled.

(3) Notwithstanding the provisions contained in Subsection (1) of this Section, any dealer who purchases Boxwood for resale to a consumer may sell, or offer for sale, and any consumer may purchase Boxwood cut from the stump in the Provinces of Manitoba and Saskatchewan, at the prices set forth in the said Subsection, increased by a sum not exceeding fifty cents (50c) per cord in each case, which price shall be f.o.b. car the dealer's point of shipment.

3. Effective Date

This Order shall be effective on and after the 28th day of October, 1943.

Dated at Ottawa, this 23rd day of October, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-943

Rationed Foods (Preserves)

Dated October 25, 1943.

Effective October 29, 1943.

REVOKED by Board Order No. 377 for which see Canadian War Orders and Regulations 1944, Volume I.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-944

Respecting Fertilizer Containing Chemical Nitrogen

Dated October 26, 1943.

Effective October 28, 1943.

REVOKES Administrator's Order No. A-519.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-945

Respecting Maximum Prices of Eggs

Dated October 26, 1943.

Effective October 28, 1943.

AMENDS Administrator's Order No. A-887.

(See Consolidation of Administrator's Order No. A-887 herein)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-946

Respecting Maximum Prices of Certain Fancy Meats and Meat By-Products

Dated October 28, 1943.

Effective November 1, 1943.

AMENDS Administrator's Order No. A-849.

(See Consolidation of Administrator's Order No. A-849 herein)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-947

Respecting Used Steel Shafting

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

1. Sections 1 and 4 of Administrator's Order No. A-626 are hereby revoked.
2. Sections 2, 3 and 5 of Administrator's Order No. A-626 are hereby renumbered as Sections 1, 2 and 3 respectively.
3. This Order shall be effective on and after the 30th day of October, 1943.

Dated at Ottawa, this 28th day of October, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-948

Respecting Used Metal Pipe

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

1. Sections 1 and 4 of Administrator's Order No. A-625 are hereby revoked.
2. Sections 2, 3 and 5 of Administrator's Order No. A-625 are hereby renumbered as Sections 1, 2 and 3 respectively.

3. This Order shall be effective on and after the 30th day of October, 1943.

Dated at Ottawa, this 28th day of October, 1943.

S. GODFREY,
Administrator of Used Goods

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-949

Respecting Standardization of the Manufacture of Certain Converted Paper Products

Dated October 29, 1943.

Effective November 15, 1943.

REVOKES Administrator's Order No. A-64 as amended by Administrator's Order No. A-389.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-950

Respecting Stenographers' Note Books and Writing Tablets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Order No. A-64 dealing with Stenographers Note Books and Writing Tablets.

1. No person shall manufacture any stenographers' note book or writing pad of paper heavier than sixteen pounds for 500 sheets of size 17" x 22".

2. No person shall manufacture stenographers' note books having

- (a) a margin;
- (b) faint ruling other than $3/8$ " apart;
- (c) down ruling other than centre line.

3. No person shall print on a stenographer's note book anything except the manufacturer's name and a brand name or trade mark used by him prior to the effective date of this Order.

COURT STENOGRAPHERS' NOTE BOOKS

4. No person shall manufacture court stenographers' note books except those having

- (a) 200 pages numbered consecutively;
- (b) faint ruling $3/8$ " apart;
- (c) a marginal line $1/2$ " from the left side;
- (d) two centre lines $7/16$ " apart.

5. No person shall print on the cover of a court stenographer's note book any design or imprint other than the following:

IMPORTANT

If found,

please return to

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INDEX

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WRITING TABLETS

6. No person shall manufacture writing tablets having

(a) less than 35 sheets;

(b) backing board exceeding .025 calibre;

(c) a printed backing board.

7. No person shall print on the cover of a writing tablet anything except the manufacturer's name and a brand name or trade mark used by him prior to the effective date of this Order.

8. Every person who manufactures "note" size (5" x 8") writing tablets of white wove paper weighing sixteen pounds for 500 sheets 17" x 22" and containing less than 51 sheets shall comply with the following specifications:

(a) blotter cover only;

(b) one colour printing;

(c) paper strip back;

(d) packaging—units of 20 or multiples thereof.

9. This Order shall be effective on and after the 15th day of November 1943.

Dated at Ottawa, this 29th day of October 1943.

C. V. HODDER,

*Administrator of Packages and Converted
Paper Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-951

Respecting Paper Napkins, Tray Covers, Sputum Paper and Paper Towels

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with paper napkins, tray covers, sputum paper and paper towels.

1. No person shall manufacture paper napkins, tray covers, sputum paper and paper towels except in the sizes set out in the Schedule hereto.

2. No person shall print paper napkins in

(a) more than 14 standard designs;

(b) any special design to a purchaser's specifications;

(c) any design not used by him prior to the effective date of this Order.

3. No person shall emboss any printed or unprinted paper napkins

(a) except with an over-all design applied in a single embossing process;

(b) with any special design or imprint to the purchaser's specifications.

4. No person shall manufacture any tinted or dye-inked paper napkin or a paper napkin with a scalloped edge.

5. No person shall package paper napkins except

- (a) plain napkins banded in lots of 100, 250, or 1,000;
- (b) unprinted embossed napkins in lots of 70 in boxes not more than 3 inches in height or banded in lots of 100, 250, or 1,000;
- (c) printed napkins in lots of 40 in boxes not more than $1\frac{1}{2}$ inches in height or banded in lots of 10, 100, 250 or 1,000;

provided that nothing in this Section shall prohibit the use of boxes manufactured prior to the effective date of this Order.

6. No person shall use in the manufacture of paper towels,

- (a) any paper made from Sulphite and Groundwood pulp which has a brightness higher than 55 points on a standard G. E. Brightness Tester, or any paper made from Sulphate and Groundwood pulp which has a brightness higher than 38 points on a standard G. E. Brightness Tester;
- (b) any paper containing less than 15% groundwood;
- (c) more than two grades of paper for folded towels;
- (d) more than two grades of paper for roll towels.

7. No person shall package unperforated roll towels except in quantities equivalent to 5,000 towels, size $11\frac{1}{4}$ " x 10", provided that nothing in this Section shall apply to towels packaged in units for re-sale at retail to the public.

8. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant upon application to him to permit the manufacture of paper towels, paper napkins or embossed tray covers in specific sizes to fit existing equipment.

9. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,

*Administrator of Packages and Converted
Paper Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-951

Paper Napkins

Dispenser Napkins— $13\frac{1}{2}$ " x 10"

Napkins, other than Dispenser

Plain, Flat or Folded—12" x 12"

$13\frac{1}{2}$ " x 13" or

$13\frac{1}{2}$ " x $13\frac{1}{2}$ "

Embossed —14" x 14" and under.

Tray Covers—12" x 18"—and—15" x 20"

Sputum Papers—6" x 6"—and— $5\frac{3}{4}$ " x 6".

Paper Towels—

Single Fold— $10\frac{3}{4}$ " x 10"

$10\frac{3}{4}$ " x 11" or equivalent in area.

Multi-fold — 9" x $14\frac{3}{4}$ " or equivalent in area.

Roll Towel, Perforated 11" in width with perforation at $7\frac{1}{2}$ " intervals.

Roll Towel, Unperforated 10" in width.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-952

Respecting School Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with School Supplies.

Scribblers, Exercise and Practice Books

1. No person shall manufacture students' scribblers, exercise or practice books except in the sizes and according to the specifications set out in Schedule "A" hereto; provided that a variation of $\frac{1}{8}$ inch in the size of headings or margins shall not be deemed a contravention of this Section.

2. No person shall use, in packaging students' scribblers, exercise or practice books,

(a) a band exceeding 6 inches in width;

(b) a package, band or label printed or designed to the purchaser's specification;

(c) a design for a package, band or label which he did not use prior to April 16, 1942.

3. No person shall print on the covers of students' scribblers, exercise or practice books except as specified in Schedule "B" hereto.

Loose-Leaf Binders and Refills

4. No person shall manufacture loose-leaf refills for school use except in accordance with the specifications set out in Schedule "C" hereto; provided that

(a) a variation of $\frac{1}{8}$ inch in the dimensions of margins and headings shall not be deemed to be a contravention of this Section;

(b) this Section shall not apply to graph paper.

5. No person shall use, in the packaging of loose-leaf refills for school use, any design for packages, bands or labels which he did not use for that purpose prior to April 16, 1942.

6. No person shall manufacture for school use loose-leaf binders except for use with items 1 to 6, inclusive, of Schedule "C".

Examination Pads

7. No person shall manufacture examination pads except in accordance with the specifications set out in Schedule "D" hereto.

Unpunched, Ruled, Cut Paper

8. No person shall manufacture unpunched, ruled, cut paper for school use except in the rulings and sizes specified in Schedules "A" and "D", provided that an increase of not more than $\frac{1}{8}$ inch in either or both dimensions of the paper shall not be deemed a contravention of this Section; provided also that this Section shall not apply to the ruling of foolscap or examination cap.

9. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,
*Administrator of Packages and
Converted Paper Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Front Cover

(a) One of the following groups of words or the equivalent in the French language:

(i) "School Work Book"

(ii) "School Practice Book"

(iii) "School Exercise Book"

(b) Space for student's name and subject.

Back Cover

No printing

(b) *For Other Than School Contracts*

Ink

Unrestricted

Front Cover

Any brand name, trademark or design used prior to 16th day of April, 1942.

Back Cover, if printed

Any plate in existence prior to April 16, 1942.

SCHEDULE C TO ADMINISTRATOR'S ORDER No. A-952

SPECIFICATIONS FOR LOOSE-LEAF REFILLS FOR SCHOOL USE

Item	PAPER				RULINGS, IF RULED					
	Punching	Size of Sheet Length by Width in Inches	Grade	500 sheets 17 x 22	Packaging	Kind of Ruling	Spacing	Side(s) of Sheet	Heading	Margin
No. 1	2 hole	8 x 5	White wove	16 lb.	Banded in 60s and under	Faint	$\frac{1}{4}$ "	Both	None or 1"	None
No. 2	2 hole 6" apart	9 $\frac{1}{2}$ to 9 $\frac{3}{4}$ by 7 $\frac{1}{8}$ to 7 $\frac{1}{4}$ 11 x 8 $\frac{1}{2}$	White wove	16 lb.	Banded in 60s and under	Faint Quadrille	$\frac{1}{4}$ " $\frac{1}{4}$ " $\frac{1}{8}$ "	Both Both One only	None or 1" None or 1" None or 1"	None or 1" None or 1" None or 1"
No. 3	3 hole	8 $\frac{1}{2}$ by 5 $\frac{1}{2}$	White wove	16 lb.	Wrapped in 1000s or Banded in 60s and under	Faint Quadrille	$\frac{1}{4}$ " $\frac{1}{4}$ " $\frac{1}{4}$ "	Both One only	None or 1" None None	None or 1" None None
No. 4	3 hole	9 $\frac{1}{2}$ by 6 11 by 8 $\frac{1}{2}$	No. 7 Bond	16 lb.	Banded in 100s and/or wrapped in 1000s	Faint	$\frac{1}{4}$ " $\frac{1}{4}$ " $\frac{1}{4}$ "	Both Both	None or 1" None or 1"	None None
No. 5	3 hole	10 $\frac{1}{2}$ by 8	No. 7 Bond	16 lb.	"	Faint	$\frac{1}{4}$ "	Both	None or 1"	None
No. 6	3 hole	10 $\frac{1}{2}$ by 8 $\frac{1}{2}$	No. 7 Bond	16 lb.	Banded in 60s and under,	Faint	$\frac{1}{4}$ "	Both	None or 1"	None
No. 7	2 hole	10 $\frac{1}{2}$ by 8	White wove	16 lb.	Banded in 60s and under, or wrapped in 1000s	Faint	$\frac{1}{4}$ "	Both	None or 1"	None or 1"
No. 8	2 hole	10 $\frac{1}{2}$ by 8 $\frac{3}{4}$	White wove	16 lb.	Banded in 60s and under, or wrapped in 1000s	Faint	$\frac{1}{4}$ "	Both	None or 1"	None or 1"

SCHEDULE D TO ADMINISTRATOR'S ORDER No. A-952

SPECIFICATIONS FOR EXAMINATION PADS

Item	Size Width by length, in inches	Number of Sheets	Grade of Paper	Weight of Paper on basis of 500 sheets 17 x 22
No. 1.....	8 x 13	25 and over	white wove	16 lb.
No. 2.....	6 $\frac{3}{8}$ by 8	30 and over	" "	" "
No. 3.....	7 $\frac{1}{2}$ by 9 $\frac{1}{4}$	25 and over	" "	" "

BACKING BOARD

Not over .025 calibre.

RULING

Faint, 24 point, ruled one or two sides, 1" margin and 1" heading.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-953

Respecting Toilet Paper Rolls

(Consolidated as amended by Administrator's Order No. A-1182)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Administrator's Order No. A-64 was revoked by Administrator's Order No. A-949. This Order replaces the provisions of Administrator's Order No. A-64 dealing with Toilet Paper Rolls.

1. No person shall manufacture toilet paper in rolls except in accordance with the specifications as to weight and count as set out in the Schedule hereto, provided that nothing in this Section shall apply to toilet paper rolls made from facial tissue types of paper.
2. A person who manufactures toilet paper in rolls shall
 - (a) wind such rolls to the maximum tightness which his equipment permits, and in the case of rolls weighing 8 ounces or less per roll, to a diameter not exceeding 5 $\frac{1}{4}$ inches;

(Clause (a) as substituted by Administrator's Order No. A-1182)
 - (b) print, stamp or mark on each carton containing unwrapped rolls, the weight or count of the rolls therein;
 - (c) print, on the label of wrapped rolls, the weight or count.
3. No person shall use, in the packaging of toilet paper in rolls,
 - (a) any label or design for a label which he did not use prior to the effective date of this Order;
 - (b) any label or design in more than two colours, exclusive of the colour of the paper from which the label is made.
4. This Order shall be effective on and after the 15th day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-953

*Weight per roll including
core and wrapper
Ounces*

*Count in sheets
per roll*

6	475 to 535
7	600 to 650
8	700 to 750
11	1000
16	1500
18	2000
26	3000

The above weights subject to a 7 per cent tolerance when roll marked and sold by sheet count.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-954

Respecting the Use of Metal in Signs

Under powers given by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Part I of the Schedule to Administrator's Order No. A-613 as amended by Administrator's Order No. A-722 is hereby further amended by deleting therefrom item No. 8.

2. No person shall use any metal in the manufacture or repair of illuminated signs, street signs, highway signs, commercial or industrial signs, or any other signs except as provided in Section 3.

3. This Order does not prohibit

(a) the use of metal obtained from used signs or signs manufactured prior to the effective date of this Order;

(b) the use of gold or silver in the lettering or decoration of any sign.

4. This Order shall be effective on and after the 1st day of November, 1943.

Dated at Ottawa, this 29th day of October, 1943.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-955

Respecting Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips

(Consolidated as amended by Administrator's Orders Nos. A-967 and A-1180)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered on behalf of the Board as follows:—

PART I—INTRODUCTION

Application of the Order

1. This Order comes into effect on November 1, 1943.

2. Pursuant to the proviso contained in Section 2 of Order No. 189 of the Board, it is hereby declared that clause (a) of Section 3 of said Order No. 189 shall not hereafter apply to sales of beets, cabbage, carrots, parsnips, turnips and rutabagas.

3. This Order applies to all varieties, grades and qualities of the vegetables listed in the Table to Section 11 which are hereinafter referred to as "root vegetables."

(Section 3 as substituted by Administrator's Order No. A-1180.)

What Maximum Prices Include

4. (1) All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a package so that the sum of the price and the charge for the package exceeds the maximum price.

(2) Carrots, beets and white summer turnips may not be weighed and sold with their tops on except when they have full fresh tops and are sold in bunches properly tied in advance of sale. Other root vegetables must be sold at all times without tops.

(3) The maximum prices for cabbage fixed by this Order are for cabbage properly trimmed.

(Section 4 as amended by Administrator's Order No. A-1180.)

PART II—DEFINITIONS

Zones

5. For the purposes of this Order the following zones are established:—

(a) Zone No. 1 composed of,

(i) that part of the province of Ontario south of a line drawn parallel to and always ten miles north of the Canadian Pacific Railway line from Spanish to Sudbury and from Sudbury to Mattawa;

(ii) the Island of Montreal;

(iii) those parts of the provinces of Manitoba and Saskatchewan south of a line which is 53 degrees 30 minutes north latitude;

(iv) that part of the province of Alberta south of the 54th parallel of north latitude; and

(v) that part of the province of British Columbia south of the 52nd parallel of north latitude;

(b) Zone No. 2 composed of those parts of Canada not included in Zone No. 1.

Shipper

6. "Shipper" means a primary producer of any root vegetable, or any other person who assembles and ships any root vegetable at the point of production.

Wholesale Distributor

7. "Wholesale distributor" means any person other than a shipper who sells any root vegetable at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys root vegetables for his personal or household consumption.

Distributing Centre

8. "Distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business.

Meaning of "Sell"

9. The word "sell" as used in this Order also covers an offer to sell.

Grades

10. "Canada No. 1" means root vegetables graded, packed and marked according to the standards for such grade defined and described in the Regulations issued under The Fruit, Vegetables and Honey Act.

PART III—SALES BY SHIPPERS
(Including Primary Producers)

Sales to Wholesale Distributors

11. The maximum price per pound at which a shipper may sell any root vegetable of Canada No. 1 grade to a wholesale distributor delivered at any distributing centre shall be the price for the same set forth in the table to this Section according to the zone in which the distributing centre is situated and according to whether or not the root vegetable is washed and scoured and/or waxed. "Scoured" means cleansed by friction.

TABLE TO SECTION 11

NAME OF ROOT VEGETABLES	MAXIMUM PRICE IN CENTS PER POUND FOR CANADA NO. 1 GRADE ROOT VEGETABLES			
	Zone No. 1		Zone No. 2	
	Not washed and scoured and/or waxed	Washed and scoured and/or waxed	Not washed and scoured and/or waxed	Washed and scoured and/or waxed
	c.	c.	c.	c.
1. Cabbage.....	2½	—	2½	—
2. Cabbage (red and savoy).....	3½	—	3½	—
3. Parsnips.....	4	4½	4½	4½
4. Turnips (yellow) and rutabagas.....	1½	2½	2	2½
5. Turnips (white).....	3	3½	3½	3½
6. Beets.....	2½	2½	2½	2½
7. Carrots.....	2	2½	2½	2½
8. Beets, Carrots and Summer White Turnips (in bunches with full fresh tops).....	4	—	4½	—

(Table to Section 11 as substituted by Administrator's Order No. A-1180.)

Sales by Shippers of Ungraded or Lower than No. 1 Grade Root Vegetables

12. (1) The maximum prices fixed by Section 11 on sales of root vegetables which may lawfully be sold in bunches with full fresh tops shall apply regardless of grade.

(2) During the period June 1 to August 15, both inclusive, in any year, a shipper may sell to a wholesale distributor, at the maximum price fixed by Section 11, a root vegetable that is of a lower grade than Canada No. 1 grade provided that it conforms to the regulations issued under the Fruit, Vegetables and Honey Act.

(3) Except as provided in subsections (1) and (2) preceding, the maximum price at which a shipper may sell to a wholesale distributor delivered at any distributing point a root vegetable which is of a lower grade than Canada No. 1 grade shall be an amount equal to the maximum price fixed by Section 11, at which he may sell that root vegetable of Canada No. 1 grade to that buyer delivered at that distributing centre LESS ¼ of a cent per pound.

(Section 12 as substituted by Administrator's Order No. A-1180.)

Sales to Persons Other Than Wholesale Distributors or Consumers

13. The maximum price at which a shipper may sell any root vegetable to,

- (i) the operator of a dehydrating plant;
- (ii) a commercial processor of root vegetables;
- (iii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the root vegetable at such warehouse; or
- (iv) a retailer or other buyer who purchases the root vegetable in carload lots delivered at any point in any zone named in Part II shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such root vegetable to a wholesale distributor delivered to such point, if it is within a distributing centre, or if it is not within a distributing centre, delivered to the distributing centre nearest to it; and

- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting the root vegetable by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point.

14. The maximum price at which a shipper may sell any root vegetable to any person *other than*

- (i) a wholesale distributor;
- (ii) the operator of a dehydrating plant;
- (iii) a commercial processor of root vegetables;
- (iv) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the root vegetable at such warehouse;
- (v) a retailer or other buyer who purchases the root vegetable in carload lots; or
- (vi) a consumer

delivered at any point in any zone named in Part II shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which he may sell such root vegetable to a wholesale distributor delivered to such point, if it is within a distributing centre or, if it is not within a distributing centre, delivered to the distributing centre nearest to it; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting the root vegetable by freight in less than carload lots from the nearest distributing centre to the buyer's receiving point; and
- (c) a markup not exceeding 15 per cent of his selling price.

Sales by Shippers (including Primary Producers) to Consumers

15. The maximum price at which a shipper may sell to a consumer any root vegetable delivered at any point in any zone named in Part II shall be the sum of the following:

- (a) the maximum price fixed by Section 14 at which he may sell such root vegetable delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding 30 per cent of his selling price.

Periodic Increases in Shippers' Maximum Prices

16. The maximum prices fixed by Sections 11, 12, 13, 14 and 15 apply to sales made during the months of September, October and November in any year. The maximum price at which a shipper may sell any root vegetable to any buyer during any month or period set out on the table to this Section shall be an amount equal to the maximum price on sales by him of such root vegetable to that buyer, as fixed by Section 11, 12, 13, 14 or 15 as the case may be, PLUS the additional amount for that month or period, and root vegetable set out in the table.

TABLE TO SECTION 16

Month or Period	Cabbages	Turnips and rutabagas	Other Root Vegetables
	c.	c.	c.
December.....	$\frac{1}{4}$	$\frac{1}{2}$	$\frac{1}{4}$
January.....	$\frac{3}{4}$	$\frac{1}{2}$	$\frac{1}{4}$
February.....	$1\frac{1}{4}$	$\frac{1}{2}$	1
March.....	2	$\frac{1}{2}$	$1\frac{1}{4}$
April.....	$2\frac{3}{4}$	1	$1\frac{3}{4}$
May.....	$2\frac{3}{4}$	1	$1\frac{3}{4}$
June.....	$2\frac{3}{4}$	1	$1\frac{3}{4}$
July 1st to 15th.....	$2\frac{3}{4}$	1	$1\frac{3}{4}$
July 16th to 31st.....	$1\frac{1}{2}$	$\frac{1}{2}$	1
August 1st to 15th.....	1	$\frac{1}{4}$	$\frac{3}{4}$
August 16th to 31st.....	$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{4}$

(Section 16 and Table as substituted by Administrator's Order No. A-1180.)

PART IV—SALES BY WHOLESALE DISTRIBUTORS

Maximum Prices

17. (1) The maximum price f.o.b. his place of business at which a wholesale distributor may sell any root vegetable during any month shall be the sum of the following:—

- (a) the maximum price as fixed by this Order, at which during that month a shipper could sell such root vegetable to the wholesale distributor delivered to the distributing centre in which his place of business is situated; and
- (b) an amount equal to 15 per cent of his selling price.

(2) Notwithstanding the provisions of subsection (1) of this Section, where a wholesale distributor has purchased any root vegetable from another wholesale distributor whose place of business is situated in another distributing centre he may, with the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some duly authorized representative of the Board, add to his selling price, shown as a separate item on his invoice to his buyer, an amount not exceeding the actual cost incurred by him in transporting the root vegetable by freight to the distributing centre in which his place of business is situated from the distributing centre in which his supplier's place of business is situated.

Delivery to be Free in Certain Cases

18. Where a sale of any root vegetable by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

19. At the request of the buyer, a wholesale distributor may prepay the cost of transporting any shipment of root vegetables to the buyer's receiving point, but in that event he must show it as a separate item on his sales invoice to the buyer.

Sales on Consignment

20. Root vegetables received by a person for sale on consignment shall not be sold by him at a price that is higher than the price at which a wholesale distributor may lawfully sell such root vegetables which he buys from a shipper for resale.

PART V—PURCHASES AND SALES BY RETAILERS

Control Over Retailer's Cost

21. A person selling root vegetables at retail in any zone named in Part II shall not buy or otherwise acquire during any month any root vegetable,

- (a) from a shipper, at a total delivered cost in excess of the maximum price at which, under the provisions of this Order, such root vegetable may be sold to him by a shipper during that month; or
- (b) from any other supplier, at a price f.o.b. the supplier's place of business, in excess of the lawful maximum price at which, under the provisions of this Order, a wholesale distributor in that zone may, during that month, sell such root vegetable to him f.o.b. the wholesale distributor's place of business.

Limitations on Transportation Charges

22. Where his supplier is a wholesale distributor who is not required by the provisions of this Order to deliver free to him, a retailer may include in his selling price of any root vegetable the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's shipping point. However, such retailer may not include the cost of transporting the root vegetable for a distance of more than one hundred miles without first obtaining the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some duly authorized representative of the Board except where the distance between his place of business and the nearest distributing centre to it is more than one hundred miles.

Maximum Prices—Sales at Retail

23. (1) The maximum price at which a person other than a shipper may sell any root vegetable at retail shall be the sum of the following:—

- (a) the actual price paid by him for such root vegetable but not exceeding his lawful maximum buying price as fixed by Section 21;
- (b) where his supplier is not a shipper, the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's place of business subject to the limitations on transportation charges set forth in Section 22;
- (c) where he sells the root vegetable during any month in any year other than the months of September, October and November, an amount equal to the difference, if any, between (i) the maximum price at which a shipper could have sold such root vegetable to the retailer during the month of the purchase by the retailer, and (ii) the maximum price at which a shipper may sell any such root vegetable to the retailer during the month of the sale by the retailer;
- (d) a markup not exceeding 30 per cent of his selling price; or
- (e) if he is a retailer operating a central warehouse separate from his retail outlet or outlets who purchased the root vegetable from a shipper and actually took delivery at such warehouse, a markup not exceeding 35 per cent of his selling price.

(2) The maximum price at which a person may sell at retail any root vegetable imported by him shall be the sum of the following:

- (a) the maximum price, as fixed by Section 14 of this Order, at which a shipper could sell such root vegetable to him delivered to his place of business during the month of the purchase by the retailer; and
- (b) a markup not exceeding 30 per cent of his selling price.

Adjustments for Fractions of Cents

24. (1) Where on a sale at retail of more than 2 pounds of any root vegetable, the maximum price for that quantity includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half of a cent and if the fraction be one-half of a cent or more the maximum price may be increased to the next highest cent.

(2) Where on a sale at retail of 2 pounds or a smaller quantity of any root vegetable the maximum price per pound includes a fraction of a cent in addition to a whole number of cents, such maximum price per pound may be increased to the next highest cent.

PART VI—RECORDS OF SALES AND PURCHASES*Sales Invoices*

25. (1) On every sale of a root vegetable other than a sale at retail every seller shall at the time of delivery of the root vegetable furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name, quantity and weight of the root vegetable sold and the price charged therefor. The grade must be shown on the invoice if the root vegetable is graded or, if not graded, the word "ungraded" must be shown. If carrots or beets are sold in bunches with full fresh tops or if a root vegetable has been washed and scoured and/or waxed it must be shown on the invoice.

(Subsection (1) as substituted by Administrator's Order No. A-967.)

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

26. Every wholesale distributor and retailer shall immediately upon receipt by him of any root vegetable purchased by him make a written record at the place of

business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the quantity and weight purchased, the grade of the root vegetable (if graded), the actual price and transportation and other charges paid, and if the root vegetable has been washed and scoured and/or waxed. If carrots or beets are purchased in bunches with full fresh tops it must be shown on the record. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

(Section 26 as substituted by Administrator's Order No. A-967.)

Inspection of Records and Invoices

27. Every invoice and record which a seller of root vegetables is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Sales Slips on Sales at Retail

28. Every person who sells any root vegetable at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the price per pound, and name and grade of the root vegetable sold.

PART VII—GENERAL PROVISIONS

Additional Payments to be Part of Price

29. Any commission, charge, fee, reward, bonus, premium, concession or other payment or consideration whatsoever in money or money's worth claimed, stipulated for, taken, reserved, promised, offered, given or paid, directly or indirectly, by or to any person in connection with, or arising out of a sale, purchase or transaction in root vegetables shall be and form part of the price at which the root vegetables are sold or bought.

Dated at Ottawa, this 28th day of October, 1943.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Note to Administrator's Order No. A-955 as Amended by Administrator's Order No. A-967

The following examples are given to assist primary producers in Zone No. 1 to calculate their maximum selling prices of beets and carrots in bunches with full fresh tops to buyers in distributing centres. The prices shown are subject to the periodic increases provided in Section 16 of Order No. A-955.

Class of Buyer	1 doz. 1 lb. bunches	1 doz. $\frac{1}{2}$ lb. bunches	Per pound and per 1 lb. bunch	Per $\frac{1}{2}$ lb. bunch
	c.	c.	c.	c.
Wholesale Distributor.....	48	24	4	—
Retailer who takes delivery at central warehouse.....	48	24	4	—
Other retailers.....	56	28	4.7	—
Consumers.....	80	40	7	4

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-956

Expiry Dates of Ration Coupons

Under authority conferred by The Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:

1. This Order comes into force on November 1, 1943.
2. Sugar coupons Nos. 1 to 13, Tea or Coffee Coupons, Nos. 1 to 13 and Home Canning Sugar Coupons issued under Order No. 242 of the Board shall not be good or valid
 - (a) for use by a consumer after December 31, 1943, or
 - (b) for use by a supplier after February 14th, 1944, except that for a further period of seven days they shall remain good for deposit to the credit of a coupon bank account or for use in obtaining a bank transfer voucher in accordance with Order No. 308 of the Board.
3. All the aforesaid coupons are referred to in PART II of the 1st Schedule of Order No. 308 of the Board and are Ration Coupons within the definition of such Order.

Dated at Ottawa, this 29th day of October, 1943.

H. I. ROSS,

Deputy Administrator of Consumer Rationing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-957

Respecting the Packaging of Chocolate and Other Sugar Confections

Under powers conferred upon the Administrator of Cocoa, Confectionery and Allied Products by the Wartime Prices and Trade Board it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. Administrator's Order No. A-233 is revoked as of November 10, 1943, and thereafter will be replaced by this Order.
2. When the word "confection" is used in this Order it has reference only to chocolate confections and sugar confections.

Kinds and Styles of Packages that Are Prohibited

3. No person shall package for sale confections of any kind in a container,
 - (a) having extension edges or flanges;
 - (b) having printed or embellished overwraps or other printed or embellished cover stock other than the standard box cover stock in use by him prior to November 10, 1943;
 - (c) having any paper lace, ribbon, cord or fabric tied around it or attached to it;
 - (d) having any holly sprig, doll or other novelty feature tied around it or attached to it; or

- (e) having overwraps, labels, cover stock, seals or outside covers designating, depicting or referring to Valentine's Day, Mother's Day, Christmas or Easter or any other particular day or season or to any special event or occasion;
- (f) wholly or in part made of wood or metal.

Packaging and Number of Assortments Permitted

4. (1) "assortment" means a standard boxing assortment of confections generally packed under a brand name by the manufacturer in individual boxes as units for sale at retail. It does not mean chocolate bars or bundles, confections packed in units not commonly sold at retail (generally known to the trade as "bulk goods"), miscellaneous small merchandise commonly packaged in bags or tubes or any type of confection not generally sold at retail in boxed assortments packed by a manufacturer. In any case of doubt the said Administrator may determine what constitutes an assortment.

(2) No manufacturer shall package any assortment of confections for sale at retail in a folding carton or set-up paper box in any other size than those having a capacity by weight of one pound net, two pounds net, three pounds net and five pounds net. However, any person may, in a retail outlet operated by him, package assortment of confections in containers having any capacity weight.

Minimum Net Weight of Chocolate Bars for Sale at Retail for 5 Cents Exclusive of Excise Tax

5. (1) No person shall manufacture,

- (a) a moulded plain or milk chocolate bar weighing less than $1\frac{1}{4}$ ounces net;
- (b) a moulded plain or milk chocolate bar, with other ingredients, weighing less than $1\frac{1}{4}$ ounces net;
- (c) a chocolate coated bar with a confectionery centre weighing less than $1\frac{1}{4}$ ounces net; or
- (d) a non-chocolate coated confectionery bar weighing less than 2 ounces.

(2) In no case shall a person manufacture a bar of any kind that weighs less than the weight at which he manufactured that kind of bar during the basic period from September 15 to October 11, 1941, both inclusive.

6. No manufacturer shall package or sell a confection or confections in a carton or a wrapper unless the net weight of the product is legibly shown on the carton or wrapper or on a label attached to the carton or wrapper. The use of a carton or wrapper manufactured before November 1, 1943, is not prevented or affected by this Section.

7. No manufacturer of confections shall use any label, wrapper or packaging device in any design not used by him prior to the effective date of this Order or alter his manufacturing formula, except with the written permission of the Administrator.

Manufacturing Formula Must Conform to Recognized Standards of Quality

8. (1) Every manufacturer of confections must file particulars of any manufacturing formula used by him with the Administrator of Cocoa, Confectionery and Allied Products, if he receives written directions from the Administrator requiring him to do so.

(2) The Administrator may approve of any formula filed with him or, if he is of the opinion that the formula does not comply with the recognized standards of quality in the trade for the product concerned, he may, in his discretion, refuse to give his approval to the formula until the manufacturer alters it to conform with such recognized standards of quality.

(3) No manufacturer shall use any formula, which the Administrator has refused to approve, for manufacturing the product concerned for sale.

Reports to Be Filed by Manufacturers

9. Every manufacturer of confections shall on or before November 30, 1943, file a report with the Administrator of Cocoa, Confectionery and Allied Products, Wartime Prices and Trade Board, Toronto, showing,

- (a) a description and the trade name, if any, of each line of confections manufactured by him; and
- (b) his highest lawful price for each such product as established during the basic period or by or on behalf of the Board and the standard weight of each such product during the basic period or at the time such price was established, as the case may be.

Exceptions to the Order

10. Restrictions in this Order on the packaging of confections are not intended to restrict the packing of confections for shipment in bulk in such manner as is customarily employed to protect them from damage in transit.

11. The provisions of this Order shall be subject to such written exemptions as the Administrator of Cocoa, Confectionery and Allied Products, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 29th day of October, 1943.

F. T. W. SAUNDERS,
*Administrator of Cocoa, Confectionery,
and Allied Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-958

Respecting Ladies' Sportswear Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-207, as amended by Administrator's Order No. A-894, is amended by deleting Part II of Schedule "B".

2. This Order shall be effective on and after the 1st day of November, 1943.

Dated at Ottawa, this 1st day of November, 1943.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-959

Respecting Maximum Prices of Certain Fancy Meats and Meat Products (Chopped Suet)

Dated November 1, 1943.

Effective November 3, 1943.

AMENDS Administrator's Order No. A-849.

(See Consolidation of Administrator's Order No. A-849)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-960

Respecting the Conversion of Real Property known as 47 Elm Avenue, 469 Palmerston Avenue, 131 Lowther Avenue, 33 High Park Gardens and 22 High Park Gardens, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by each of the owners of real property in the City of Toronto known in the year 1943 as 47 Elm Avenue, 469 Palmerston Avenue, 131 Lowther Avenue, 33 High Park Gardens and 22 High Park Gardens for permission to convert the same into a three-family, seven-family, five-family, four-family and a three-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 19, 1943, has approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 47 Elm Avenue, 469 Palmerston Avenue, 131 Lowther Avenue, 22 High Park Gardens and 33 High Park Gardens, all in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each of the owners of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use 47 Elm Avenue as a three-family dwelling house, 469 Palmerston Avenue as a seven-family dwelling house, 131 Lowther Avenue as a five-family dwelling house, 33 High Park Gardens as a four-family dwelling house and 22 High Park Gardens as a three-family house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 3rd day of November, 1943.

Dated at Ottawa this 2nd day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-961

**Respecting Sales of Fertilizer for the 1944 Flue-Cured (Cigarette)
Tobacco Crop in Ontario**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered on behalf of the Board as follows:

A-548 REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-548, as amended by Administrator's Order No. A-595, is revoked as of November 11, 1943 and on and after that date this Order takes its place.

RULES AS TO DISTRIBUTION OF TOBACCO FERTILIZER SUBJECT TO ADMINISTRATOR'S DIRECTIONS

2. Plant-food chemicals may not be available in sufficient quantities to enable fertilizer manufacturers to prepare in each year enough fertilizer to satisfy all requirements for crops in Canada. It is therefore necessary to regulate and limit the quantity of fertilizers that may be prepared for use in the production of the flue-cured (cigarette) tobacco crop. This Order controls the distribution of that tobacco fertilizer by limiting the quantity of potash (K_2O), contained in that fertilizer, that may be sold to a tobacco grower.

Changing conditions of supply and demand may make it necessary from time to time to divert potash (K_2O) and other plant-food chemicals from the production of such tobacco fertilizer to the production of fertilizer for essential food or industrial crops in Canada. Accordingly, the said Administrator may, by direction in writing to fertilizer manufacturers, reduce or supplement the quantity of potash (K_2O) or other plant-food chemicals that may be supplied as mixed fertilizer or in any other form to a tobacco grower, as provided in Section 3.

LIMITATION ON SALES OF TOBACCO FERTILIZER

3. (1) No person shall sell or supply any fertilizer for use in the production of flue-cured (cigarette) tobacco to a tobacco grower in Ontario unless he sold or supplied fertilizer to that grower for his tobacco crop during the twelve months period ending June 30, 1943.

(2) Until the Administrator otherwise directs in writing, the total quantity of potash (K_2O), contained in a fertilizer of any kind prepared for use in the production of flue-cured (cigarette) tobacco crops, that any person may sell or deliver during the twelve months period ending June 30 of any year to a tobacco grower in Ontario shall not be more than eighty per centum (80%) of the total quantity of potash (K_2O) that was contained in fertilizer of all kinds which he sold to that tobacco grower for his tobacco crop during the twelve months period ending June 30, 1943.

USE OF FERTILIZER RESTRICTED

4. A tobacco grower shall not acquire any of such fertilizer except for use in the production of his own flue-cured (cigarette) tobacco crop.

SPECIAL CASES MAY BE EXEMPTED

5. The provisions of this Order shall be subject to such written exemption as the said Administrator, upon application to him, may grant in any individual cases or special circumstances.

Dated at Ottawa, this 4th day of November, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-962

Respecting Simplification and Standardization of Pumps

Under powers given by the Wartime Prices and Trade Board to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, it is hereby ordered on behalf of the Board as follows:

Administrator's Order No. A-124 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "pump" means any mechanical device or installation for the purpose of lifting water or other liquids from a lower to a higher level for agricultural, rural or domestic use;
- (b) "fittings and accessories and replacement parts" means all types of fittings, accessories and replacement parts customarily used in connection with the manufacture or repair of pumps but does not include pump rod or rod couplings.

2. No person shall manufacture or assemble a pump or fittings and accessories and replacement parts or a pneumatic water tank for use with a pressure water system except of the types, sizes and capacities and materials and in accordance with the specifications contained in the Schedule hereto.

3. Nothing in this Order shall prohibit the manufacture of repair parts for the maintenance and repair of standard pumps manufactured prior to the effective date of this Order provided that repair parts shall not be made except in conformity with the restrictions on materials contained in the Schedule to this Order unless the manufacturer thereof has obtained the written permission of the Administrator of Farm and Construction Machinery and Municipal Service Equipment.

4. This Order shall be effective on and after the 13th day of November, 1943.

Dated at Ottawa, this 5th day of November, 1943.

H. H. BLOOM,

*Administrator of Farm and Construction Machinery
and Municipal Service Equipment.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-962

1. Sizes and Types and Number of Models of such Pumps

<i>Models</i>	<i>Type</i>	<i>Description</i>
2	Wood well pumps	
1	Light weight cistern lift pump	3" cylinder and closed spout
1	Cistern lift and force pump	3" cylinder
1	Hand lift well pump	1½" pipe and 3" x 10" iron cylinder
1	Hand lift well pump	1½" pipe and 3½" x 10" iron cylinder
1	Windmill lift and force pump	1½" diameter suction pipe
1	Windmill lift and force pump	2" or larger suction pipe
2	Threeway lift and force pump	Underground delivery
1	Double acting hand force pump	

SCHEDULE (Continued)

To ADMINISTRATOR'S ORDER No. A-962

<i>Models</i>	<i>Type</i>	<i>Description</i>
2	Horizontal power force pumps	The larger size to have a capacity not exceeding 300 imperial gals. per hour.
2	Horizontal power force pumps	Capacity 300 to 990 imperial gals. per hour.
2	Horizontal power force pumps	(Including centrifugal) capacity 1,000 to 3,000 imperial gals. per hour
1	Hydraulic ram	2 sizes; 3 and 4
1	Rotary force pump	2 sizes; 1½" and 1¼"
1	Semi-rotary force pump	4 sizes; 1, 2, 3 and 5
2	Deep well lift and force pumps	Not exceeding 9" stroke including jet type pumps
1	Deep well lift and force pump	Not exceeding 12" stroke including jet type pumps
1	Oil or drum pump	

2. *Pneumatic Water Tanks for use with Pressure Water System*

<i>Size</i>	<i>Capacity (Approximate)</i>
16" x 36"	30 Wine Gallons
16" x 48"	40 Wine Gallons
20" x 60"	80 Wine Gallons
30" x 72"	215 Wine Gallons

3. *Pump Accessories*

Iron Cylinders	2 lengths only
Brass lined closed type cylinders	2 lengths only
Brass body closed type cylinders with inside caps ...	4 diameters, the largest not to exceed 3", not more than 3 lengths of any one diameter of cylinder.

4. *Working Barrels or Open Type Cylinders in Brass Lined Types*

<i>1½"</i>	<i>diameter and</i>	<i>10" stroke only</i>
1½"	" "	8" and 14" " "
2¼"	" "	6", 12" and 18" " "
2¾"	" "	6", 12" and 18" " "
3¼"	" "	12" and 18" " "
3¾"	" "	12" and 18" " "
4¼"	" "	10" and 16" " "

5. *Eureka Cylinders for Deep Well Work*

1½"	diameter by 12 inch stroke
2¼"	" " " " " "
2¾"	" " " " " "

6. *Parts and Materials*

The manufacture or supply of the following materials, assemblies and parts are prohibited:

Brass body cylinders with outside caps
 Metal platforms for Well Casings
 Cadmium and Nickel plating

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-963

Respecting Work Clothing

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing, it is hereby ordered on behalf of the Board as follows:—

INTRODUCTION

EFFECTIVE DATE

1. This Order shall be effective on and after November 15, 1943.

REASONS FOR THIS ORDER

2. Order No. 214 of the Board provides rules for fixing prices of consumer goods. However, it has been shown that certain problems relating to the pricing of work clothing can be administered more effectually under rules specially applicable to work clothing.

A direction in writing has been issued under Section 35 of Order 214 waiving the provisions of that Order to the extent only required to permit this Order to have effect.

WHAT THIS ORDER COVERS

3. This Order sets forth rules to govern the fixing of prices at which manufacturers of work clothing may sell such goods in Canada. It also provides rules to be observed by those manufacturers and by wholesalers and retailers in their transactions in work clothing.

WHAT THE EXPRESSION "WORK CLOTHING" INCLUDES

4. The expression "work clothing" means any garment named in the Schedule hereto, made wholly or partly of cotton, fibre, rayon or leather. The expression also includes woollen work shirts.

GENERAL EXEMPTIONS—CERTAIN GOVERNMENT DEPARTMENTS

5. This Order shall not apply to the manufacture, sale or delivery of work clothing when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada, namely:—Munitions and Supply, National Defence (Army), National Defence (Naval Services), National Defence (Air Services) or Pensions and National Health, or any agency of any of them.

RULES FOR MANUFACTURERS

REPORTS ON LINES AND PRICES OF STANDARD WORK CLOTHING

6. (1) Work clothing for which the manufacturer's highest selling price is fixed by or under The Wartime Prices and Trade Regulations or by or under the authority of the Board are referred to in this Section as "standard work clothing".

(2) Within thirty days from the effective date of this Order and thereafter as requested by the Administrator of Work Clothing, every manufacturer of work clothing shall file with the said Administrator a signed statement showing the lot or stock numbers of each kind of standard work clothing he manufactures and his highest lawful selling price of the same. He shall also indicate in every case whether such price is the price at which he sold that standard work clothing during the basic period, September 15, to October 11, 1941 (both inclusive), or is the price fixed by or on behalf of the Board since that period.

(3) Samples of standard work clothing shall be filed with the said Administrator whenever he so directs.

NEW WORK CLOTHING—COST SHEETS MUST BE FILED

7. (1) New work clothing is work clothing other than standard work clothing as referred to in Section 6.

(2) A person who manufactures any new work clothing shall not sell or offer to sell it in Canada unless, with respect to it, he first

- (a) completes and signs a cost sheet, in duplicate, in the form prescribed by the said Administrator;
- (b) files the said cost sheet in duplicate and a sample of the new work clothing with the said Administrator at Toronto, Ontario, or with a Deputy Administrator of Work Clothing at Vancouver, British Columbia; Edmonton, Alberta; Winnipeg, Manitoba or Montreal, Quebec; whichever is nearest to his place of manufacture;
- (c) files a cost sheet of and a sample, if available, of the work clothing which is being replaced by the new work clothing;
- (d) obtains from the Board a notice in writing setting forth the highest price at which he may sell the new work clothing.

If in the opinion of the said Administrator or of the Deputy Administrator with whom the cost sheet is filed, such new work clothing is similar in usefulness, durability, serviceability and intrinsic worth to the standard work clothing of that manufacturer, the notice will be signed by the said Administrator or the said Deputy Administrator with whom the cost sheet was filed. If on the other hand the said Administrator or the said Deputy Administrator with whom the cost sheet was filed is of the opinion that such new work clothing is dissimilar in usefulness, durability, serviceability or intrinsic worth to the standard work clothing of that manufacturer, then the provisions of Sections 8 to 12, inclusive, of Order No. 214 shall apply.

(3) A person who receives a notice referred to in subsection 2 of this Section shall not sell or offer to sell the goods named or referred to in that notice at a price that is higher than the price set forth for those goods in the said notice.

RULES FOR MANUFACTURERS, WHOLESALERS AND RETAILERS

LABELLING OF WORK CLOTHING

8. (1) No article of work clothing which is wholly or partly manufactured in Canada after the date of this Order shall be displayed for sale, or shipped or delivered in pursuance of a sale, unless at the time of display, shipping or delivering, the name or W.P.T.B. licence number of the person who manufactured it or that person's registered trade-mark for that article, and the lot or stock number and size of that article are printed, written, woven or stamped on that article or on a label or string tag attached to it. All such trade-marks used must be recorded with the Administrator before using the same in pursuance of this Order.

(2) Subsection 1 of this Section shall not apply to the display for sale, shipping or delivering in pursuance of a sale of gloves or mitts.

(3) The printing, writing, weaving or stamping on any article of work clothing or on a label or string tag attached to it, as required by subsection 1 of this Section, shall not be deemed to be a contravention in any way of the provisions of Section 4 of Administrator's Order No. A-593.

9. (1) Every manufacturer of work clothing and every wholesaler shall, within ten days from the date of shipment by him of any article of work clothing, supply the person to whom it is shipped with an invoice showing

- (a) the date of the invoice;
- (b) his name and address and that of the person to whom the article is shipped;
- (c) the manufacturer's or the wholesaler's lot or stock number of the article;
- (d) the exact quantity of each lot or stock number of article involved in the shipment, the price per unit, pair or dozen, as the case may be, and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged by him for each unit, pair, or dozen of articles,

as the case may be, as the price is shown on the invoice, is not more than the highest price fixed by or under The Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the articles.

(2) No retailer shall in pursuance of any sale deliver any article of work clothing which he purchases after this Order goes into force unless he first receives an invoice for that article from his supplier, as required by subsection 1 of this Section.

RECORDS AND INVOICES MUST BE KEPT

10. (1) Every person who manufactures work clothing shall keep a proper record of his manufacture and sale of work clothing, showing, with respect to each lot or stock number of work clothing, the price range thereof and the materials used in its manufacture.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in work clothing.

(3) Every record and invoice which by this Section a person is required to make and keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

Dated at Ottawa, this 5th day of November, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-963

Garments which are included in the expression "work clothing":

- Overalls
- Smocks
- Pedro Jackets
- Short Jackets
- Denim Windbreakers
- Service and Duster Coats
- Sailors' Pants
- Riders' Pants
- Miners' Pants
- Waist Overalls
- Dungarees
- Buckaroo Pants
- Bolero Pants, and similar garments
- Combination Overalls
- Work Shirts (cotton, woollen)
- Work Pants (cotton and fibre materials)
- Men's Work Breeches (cotton)
- Men's Dress Pants, made of cotton, rayon, tropical fibre material
- Boys' cotton long pants
- Boys' cotton breeches, bloomers, golfers, shorts
- Men's and Boys' Leather Jackets, Windbreakers, Utility Coats and similar garments
- Men's and Boys' Windbreakers (all fabrics other than wool)
- Men's and Boys' Utility Parkas—lined and unlined (all fabrics other than wool)
- Men's and Boys' Ski Slacks (all fabrics other than wool)
- Men's and Boys' Bush Coats (all fabrics other than wool)
- Wool Clothing
- Leather Dress Gloves
- Leather Work Gloves and Mitts
- Fabric Work Gloves

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-964

Wholesale Prices of Rail Shipped U.S. Coal, Coke and Briquettes

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered on behalf of the Board as follows:—

EFFECTIVE DATE.

1. This Order shall be effective on and after November 5, 1943.

APPLICATION OF THIS ORDER.

2. This Order applies to sales by wholesale dealers to other wholesale dealers and to retail coal dealers of all kinds and sizes of anthracite and bituminous coal, coke and briquettes mined or produced in the United States and imported into Canada in railway cars only (hereinafter called the "said fuel").

PURPOSES OF THIS ORDER.

3. The main objective of this Order is to keep the delivered cost of the said fuel to retail coal dealers at a reasonable level. As one means of meeting that objective this Order limits the amount of markup that a wholesale dealer may include in his selling price of that fuel. For the same purpose, this Order also limits the total amount of markup of all wholesale dealers who are involved in transactions respecting the same shipment of that fuel.

WHAT THE TERM "WHOLESALE DEALER" INCLUDES.

4. For the purposes of this Order the term "wholesale dealer" includes any importer, commission agent, broker, salesman and any other person engaged in Canada in the business of selling the said fuel to other wholesale dealers or to retail coal dealers.

MAXIMUM MARKUP FIXED.

5. On sales of any kind and size of the said fuel by a wholesale dealer to any other wholesale dealer or to a retail coal dealer the largest amount of markup (hereinafter called "maximum markup") that he may take for himself and include in his selling price per net ton of the fuel shall not be more than the amount equal to the markup he actually included in his selling price per net ton of the same or similar kind and size of anthracite or bituminous coal, coke or briquettes imported from the United States in railway cars and sold by him to the same buyer or class of buyer during the basic period, September 15 to October 11, 1941, both inclusive, and in any event the amount of markup which may be so included must not be more than forty-five cents (45c) per net ton, Canadian funds.

MAXIMUM PRICE AT WHOLESALE OF THE SAID FUEL.

6. (1) The maximum price per net ton at which a wholesale dealer may sell or offer to sell to another wholesale dealer or to a retail coal dealer any kind and size of the said fuel is fixed at the sum of the amounts of the following:

- (a) the gross price (before deduction of any cash discount) per net ton of the said fuel paid to the supplier in the United States, f.o.b. point of shipment in the United States, but not in any event exceeding the maximum price fixed by the Office of Price Administration of the United States on sales of that kind and size of fuel by that supplier, f.o.b. point of shipment; and
- (b) the amounts (if any) actually paid by him and by any other wholesale dealer who has dealt with that fuel, for transportation charges, bank and foreign exchange, customs duty, customs brokerage charges, war and excise charges and any other charges that may be imposed by or concurred in by any governmental authority (hereinafter called "cost of transportation and importation"); and
- (c) (i) If he bought the said fuel direct from a supplier in the United States, a markup not exceeding his maximum markup for such sale; or
 (ii) if he bought the said fuel from another wholesale dealer, the total amount of markups of all wholesale dealers who dealt with that shipment of fuel and in any event the total amount of such markups must not be more than forty-five cents (45c) per net ton, Canadian funds.

- (2) In every case where payment of an amount by way of subsidy on the said fuel is authorized by or on behalf of the Government of Canada, the maximum price per net ton of that fuel shall be the price fixed by subsection 1 of this Section less the amount per net ton of the subsidy.

AGGREGATE MARKUPS OF WHOLESALE DEALERS.

7. (1) When sales of the said fuel are made by and between wholesale dealers the total amount of markups of all the wholesale dealers shall not exceed forty-five cents (45c) per net ton, Canadian funds.

(2) Within ten days from the date a wholesale dealer delivers the said fuel to another wholesale dealer he shall furnish him with an invoice for that fuel showing,

- (a) his name and address and that of the purchaser;
- (b) the kind, size and quantity in net tons of the fuel;
- (c) the gross price per ton paid for the fuel to the supplier in the United States;
- (d) the amounts in detail of the costs of transportation and importation actually paid on the fuel;
- (e) the amount of markup taken by him on the transaction; and
- (f) the total amount of markups, including his own, taken on the fuel by all wholesale dealers who prior to the said delivery have dealt with the same shipment.

(3) Notwithstanding that this Order contemplates transactions in the said fuel between wholesale dealers, a wholesale dealer shall not enter into any such transaction unless he, in good faith, acquires that fuel for sale and distribution in the ordinary course of his business. A transaction must not be entered into by any wholesale dealer if the only purpose of the transaction is to enable him to acquire a markup on the said fuel.

RECORD OF TRANSACTIONS.

8. Every wholesale dealer must keep a complete and accurate record in writing of each of his transactions by way of purchase and sale in coal, coke and briquettes to which this Order applies showing the particulars in detail of each transaction so that the same may readily be audited, and such record shall be kept available at the wholesale dealer's place of business in Canada for inspection and audit by any authorized representative of the Board at any time within one year after the date of each transaction.

Dated at Ottawa, this 5th day of November, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-965

**Respecting the Conversion of Real Property known as 25 High Park Boulevard,
in the City of Toronto and Province of Ontario**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as Number 25 High Park Boulevard for permission to convert the same into a three-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 28, 1943, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Number 25 High Park Boulevard, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 8th day of November, 1943.

Dated at Ottawa, this 8th day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-966

Respecting Full-Fashioned Ladies' Hosiery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knitted Goods, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-7 is hereby amended by adding thereto the following Section:

"6. The provisions of Section 2 of this Order shall be subject to such written exemptions as the Administrator of Knitted Goods may grant, upon application to him, to permit the manufacture of types or constructions of hosiery other than those standard types listed in the Schedule, where existing equipment is unsuitable for the manufacture of such standard types."

2. This Order shall be effective on and after the 9th day of November, 1943.

Dated at Ottawa, this 8th day of November, 1943.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-967

Respecting Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips

Dated November 13, 1943.

Effective November 15, 1943.

AMENDS Administrator's Order No. A-955.

(See Consolidation of Administrator's Order No. A-955)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-968

Respecting Office Machinery

Dated November 13, 1943.

Effective November 24, 1943.

REVOKED and REPLACED by Administrator's Order No. A-1072 for which see Canadian War Orders and Regulations, 1944, Volume I, No. 6.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-969

Respecting Small Rivets and Burrs

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

1. This Order applies only to rivets which have a diameter of $\frac{7}{16}$ " or less, and burrs to fit such rivets.
2. No person shall manufacture for stock any rivets or burrs in sizes other than those shown in the Schedule hereto.
3. No person shall package copper or steel belt rivets with or without burrs except in $\frac{1}{2}$ or 1 pound boxes and such boxes shall contain uniform lengths and uniform diameters or assorted lengths from $\frac{3}{8}$ " to $\frac{3}{4}$ " of uniform diameter.
4. This Order shall be effective on and after the 22nd day of November, 1943.

Dated at Ottawa, this 13th day of November, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-969

STEEL RIVETS

Diameters	Round Head						Flat Head		Truss Head		Countersunk and Section Head		
	$\frac{7}{16}$ "	$\frac{3}{8}$ "	$\frac{5}{16}$ "	$\frac{1}{4}$ "	$\frac{3}{16}$ "	$\frac{1}{8}$ "	$\frac{1}{4}$ "	$\frac{3}{16}$ "	$\frac{1}{4}$ "	$\frac{3}{16}$ "	$\frac{3}{8}$ "	$\frac{1}{4}$ "	$\frac{5}{16}$ "
Lengths													
$\frac{3}{8}$ "				x	x	x	x						x
$\frac{1}{2}$ "				x	x	x	x	x		x		x	x
$\frac{5}{8}$ "		x	x	x	x	x			x	x			
$\frac{3}{4}$ "		x	x	x	x	x	x		x	x	x	x	
1"		x	x	x	x	x			x	x			
1 $\frac{1}{8}$ "	x	x	x	x	x				x	x	x	x	
1 $\frac{1}{4}$ "	x	x	x	x	x				x				
1 $\frac{3}{8}$ "	x	x	x	x	x					x			
1 $\frac{1}{2}$ "		x		x									
2"	x	x	x	x	x				x				
2 $\frac{1}{2}$ "		x	x	x									

(Permitted sizes marked x in above table.)

TINNERS AND COOPERS RIVETS

Size $\frac{1}{2}$ lb.	Size 4 lbs.
1 "	6 "
1 $\frac{1}{2}$ "	8 "
2 "	10 "
3 "	12 "

COPPER OR STEEL BELT RIVETS WITH OR WITHOUT BURRS

Black, Tinplated or Copperplated

Diameters, Nos. 8, 10 and 12, standard wire gauge.

Lengths (for each diameter)— $\frac{3}{8}$ ", $\frac{1}{2}$ ", $\frac{5}{8}$ ", $\frac{3}{4}$ ", $\frac{7}{8}$ " 1"

STEEL BURRS

Sizes to fit rivets of the following sizes:—

Diameters, Nos. 8, 10 and 12, standard wire gauge and 7/16", 3/8", 5/16", 1/4", 3/16".

COPPER BURRS

Sizes to fit rivets of following sizes:—

Diameters, Nos. 8, 10 and 12, standard wire gauge and 3/8", 5/16", 1/4", 3/16".

COPPER RIVETS

Diameters	Round Head					Counter-sunk Head
	3/8"	5/16"	1/4"	3/16"	1/8"	1/4"
Lengths						
1 1/2"			x	x	x	x
1 3/4"			x	x	x	x
2"	x	x	x	x	x	x
2 1/4"	x	x				x

(Permitted sizes marked x in above table.)

COPPER TINNERS RIVETS

Size 1/4 lb.	Size 4 lbs.
1 "	6 "
1 1/2 "	8 "
2 "	10 "
3 "	12 "

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-970

Respecting the Manufacture of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered on behalf of the Board as follows:—

1. Schedule "A" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended by deleting item (l) under the heading "Eliminations" in Part I of the said Schedule "A".

2. Schedule "B" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended by deleting clause (e) under the heading "Eliminations" in Part II of the said Schedule "B".

3. Schedule "D" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-713 is hereby amended by deleting therefrom item (b) under the heading "Restrictions" and item (i) under the heading "Eliminations".

4. Schedule "F" to Administrator's Order No. A-474 as amended by Administrator's Order No. A-512 is hereby amended

- (a) by deleting item (e) under the heading "Restrictions" in Section I (Pyjamas);
- (b) by deleting item (a) under the heading "Restrictions" in Section III (Slips).

5. Schedule "G" to Administrator's Order No. A-474 is hereby amended

- (a) by deleting item (b) under the heading "Restrictions" in Section I (Dresses);
- (b) by deleting item (a) under the heading "Restrictions" in Section II (Separate Skirts) and by substituting for the said item the following:—

"(a) finished bottom sweep, open measurement, not to exceed the following measurement for the respective sizes shown after each measurement:—

2 - 6X range 57" for size 6X

7 - 14X range 70" for size 12;

standard grading to prevail for other sizes, with a maximum allowance of 2" for each size;"

(c) by deleting item (b) under the heading "Restrictions" in Section II (Separate Skirts);

(d) by deleting item (a) under the heading "Restrictions" in Section III (Tunics).

6. This Order shall be effective on and after the 22nd day of November, 1943.

Dated at Ottawa, this 13th day of November, 1943.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON, *Chairman,*
Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-971

Respecting the Conversion of Real Property known as 130 South Drive and 316 Bloor Street West in the City of Toronto in the Province of Ontario

Dated November 16, 1943.

Effective November 17, 1943.

AMENDS Administrator's Order No. A-888.

(See Consolidation of Administrator's Order No. A-888.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-972

Respecting Used Domestic Vacuum Cleaners

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:—

Purpose and effective date

1. This Order comes into force on November 29, 1943, and governs as to the sale by dealers of used domestic vacuum cleaners.

Used vacuum cleaner

2. (1) This Order applies to domestic vacuum cleaners which have been in use or acquired for use for a period of three months or more and hereafter in this Order they are referred to as used vacuum cleaners.

Rebuilt vacuum cleaner

(2) A rebuilt vacuum cleaner referred to is a used vacuum cleaner complete with all standard attachments for the particular model concerned which by suitable and sufficient repairs and replacement of broken, defective and missing parts has been restored to a state in which it will give practically as good service and results as the vacuum cleaner could when it was new. An "upright" or "handle" machine shall be considered complete without attachments.

Equivalent to new

(3) The expression "equivalent to new" means that a used vacuum cleaner in its existing state, complete with all standard attachments for the particular model concerned, without repairs or rebuilding, will give practically as good service and results as the vacuum cleaner could when it was new.

Highest selling price of rebuilt and equivalent to new

3. (1) The highest lawful price at which a dealer may sell or offer to sell a rebuilt vacuum cleaner or a used vacuum cleaner equivalent to new is fixed as set forth in this Section and in the Table below, as follows:—

- (a) The highest lawful price is to be based upon the percentage given in the Table. These percentages are of the listed retail price at which the manufacturer first offered the vacuum cleaner, when new, for sale or, in the case of a vacuum cleaner sold at retail under a retailer's trade name of the listed retail price at which the retailer first listed the vacuum cleaner, when new, for sale. If the retailer in such a case did not sell according to a list price the percentages are to be applied to the price at which he first sold that model of vacuum cleaner when new.
- (b) The percentages given in the Table are to be applied according to the age of the vacuum cleaner, that is, the number of years which have passed since the time it was originally manufactured.

TABLE

<i>Age of Rebuilt or Equivalent to New Vacuum Cleaner</i>	<i>Percentage of Listed Retail Price when new to apply to fix highest selling price under this Section</i>
1. One year and under.....	90 per cent
2. Over 1 year and not over 2 years.....	85 per cent
3. Over 2 years and not over 3 years.....	80 per cent
4. Over 3 years and not over 4 years.....	70 per cent
5. Over 4 years	60 per cent

Proof of list

(2) If since the time a vacuum cleaner when new was sold by the manufacturer or by a retailer under his trade name, he has ceased to carry on business, the list price at which he first listed the vacuum cleaner for sale shall be sufficiently proved by production of a copy of a list printed or written, which bears the name of the manufacturer or retailer, as the case may be, and shows the retail selling price.

Identification of vacuum cleaner by name plate, etc.

(3) If a rebuilt or equivalent to new vacuum cleaner has affixed or otherwise bears the name or other trade identification of a manufacturer or the trade name of a retailer, the presumption shall be, in the absence of proof to the contrary, that the vacuum cleaner was manufactured by that manufacturer or was first sold at retail by that retailer.

Implied warranty on sale

4. On every sale by a dealer of a rebuilt vacuum cleaner or a used vacuum cleaner equivalent to new at an amount of one half or more of the highest price at which it may be sold by him there is thereby imposed as a term and condition of the sale an implied warranty by the seller as a part of the consideration of the transaction as set forth in the Schedule of this Order.

Fixation of price when not established

5. If the highest selling price of a rebuilt vacuum cleaner or of a used vacuum cleaner equivalent to new cannot be established because the retail price referred to in section 3 is not available, the vacuum cleaner shall not be sold by a dealer unless and until the highest selling price is fixed by the Administrator of Used Goods upon application to him in writing.

Highest selling price of other used vacuum cleaners

6. The highest price at which a dealer may sell or offer to sell a used vacuum cleaner which is not rebuilt or equivalent to new shall be a price that is reasonable and just. In any event the selling price must not exceed the highest price fixed by Section 3 for that age of vacuum cleaner less the amount it would cost to put it into the same state as a rebuilt vacuum cleaner. If any doubt exists as to what is the proper price, the vacuum cleaner must not be sold by a dealer unless and until the highest selling price is fixed by the Administrator of Used Goods upon application to him in writing.

Price applies at point of shipment or delivery

7. On every sale by a dealer of a vacuum cleaner to which this Order applies, the price shall be f.o.b. the dealer's nearest shipping point or delivered to the buyer's premises at any place within his usual free delivery area.

Price tag to be attached to vacuum cleaners displayed for sale

8. Every used vacuum cleaner which a dealer displays or otherwise offers for sale must have a price tag or label attached to it during the whole of the time it is so displayed or on offer and when it is sold. The tag or label must be attached in a place where it may readily be seen and examined by a customer. The tag or label shall show clearly whether the used vacuum cleaner is a "rebuilt" or "equivalent to new" or "used", as the case may be, and the selling price at which it is for sale. The price shown on the tag or label must not be more than the highest lawful selling price for the vacuum cleaner as fixed by this Order. This Section, however, shall not apply to a used vacuum cleaner for sale for less than \$5.

Sales invoice in duplicate

9. (1) Every time a dealer sells a vacuum cleaner to which this Order applies he shall at the time of sale issue in duplicate a sales invoice or receipt which correctly states his name and complete business address, the name and complete address of the buyer, a description of the vacuum cleaner sold as to make, kind, model and other information to identify it, the serial number, if any, and its age and whether it is sold as a "rebuilt", "equivalent to new" or "used" vacuum cleaner, and the actual sale price.

One copy to buyer and one copy to be retained for inspection

(2) The dealer shall give one copy of the sales invoice or receipt to the buyer before or on delivery of the vacuum cleaner sold. He must keep the other copy at his place of business for at least twelve months after sale, so that at any time any authorized representative of the Board may see it and inspect it.

10. (1) The highest price at which a dealer may sell or offer to sell any used attachments for a vacuum cleaner shall be:—

Couplings and Cut off Plate.....	\$1.50
Extension Hose	4.00
Extension Tube	1.00
Nozzle	1.00
Radiator Tool50

(2) The provisions of subsection (1) of this section shall not entitle a dealer to make an additional charge for any used attachment which under the provisions of subsection (2) or (3) of Section 2 must be included as an attachment in the sale of a "rebuilt" or "equivalent to new" vacuum cleaner of the tank or cylinder type.

Exceptional cases

11. If a provision of this Order would in a particular instance cause undue hardship or under exceptional circumstances does not fit in the special needs, the Administrator of Used Goods upon written application being made to him may by his written direction vary the requirements of the provision or grant exemption from its application

to the particular instance. It is to be understood, however, that any variation or exemption so directed is subject to recall and cancellation at any time without notice.

Dated at Ottawa, this 17th day of November, 1943.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-972

Implied Warranty applying to "rebuilt" vacuum cleaners and "equivalent to new" vacuum cleaners. (See Section 4.)

Implied Warranty that:—

- (a) the vacuum cleaner is capable of performance substantially equivalent to that of the same vacuum cleaner when new;
- (b) forthwith upon demand and at his own cost and expense the dealer will repair the vacuum cleaner and replace all worn, defective, broken and missing parts and attachments as may be necessary to its due performance, except repairs and replacements occasioned by improper use or from want of proper care on the part of the buyer;
- (c) the warranty shall be effective from the date of delivery of the machine to the buyer
 - (i) if the selling price be \$50 or less, for the period of thirty days; or
 - (ii) if the selling price be more than \$50, for the period of ninety days;
- (d) the warranty shall be binding on the dealer, his heirs, executors and administrators, or successors, and shall ensure to the benefit of the buyer, his heirs, executors and administrators, or successors, and assigns; and
- (e) any action on or arising out of the warranty by or on behalf of the buyer, or his heirs, executors or administrators, or successors, or assigns, shall be commenced within six months after the time when the cause of action arose.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-973

Respecting Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear, it is hereby ordered on behalf of the Board as follows:

1. Section 1 of Administrator's Order No. A-478 is hereby amended

- (a) by re-lettering clauses (b) and (c) as paragraphs (c) and (d) respectively;
- (b) by inserting therein as clause (b) the following,
“(b) “footwear” means boots, shoes and slippers made of any material but does not include rubbers, rubber boots, overshoes or tennis shoes made by a rubber manufacturer.”

2. Administrator's Order No. A-478 is hereby amended by deleting the words "leather footwear" in the title to the said Order, and wherever the same occur in the said Order, and in Schedules A and B thereto, and by substituting for the said words the word "footwear".

3. Schedule C to Administrator's Order No. A-478 is hereby amended by deleting the words "leather slippers" in the heading to the said Schedule and in clauses 1, 2 and 8 and by substituting therefor the word "slippers".

4. This Order shall be effective on and after the 25th day of November, 1943.

Dated at Ottawa, this 18th day of November, 1943.

LOUIS DAQUST,
Administrator of Footwear.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-974

Respecting Maximum Prices of Hay in the Western Provinces

The purpose of this Order is to curb the undue increases in prices of hay which are occurring in many parts of the Western provinces and which, if allowed to continue, will adversely affect production of live-stock and live-stock products.

Now therefore under powers given by the Wartime Prices and Trade Board to the Feeds Administrator, it is hereby ordered on behalf of the Board as follows:—

Application and Effective Date

1. This Order comes into effect on November 22, 1943, and applies to all sales of hay in the western provinces including sales by one primary producer to another. The Western provinces include Manitoba, Saskatchewan, Alberta and British Columbia.

Exemptions from Maximum Prices Are Cancelled

2. Clauses (a) and (b) of Section 3 of Order No. 189 of the Board exempting sales of hay by primary producers and other persons from maximum prices shall not hereafter apply to sales of hay in the Western provinces.

Definitions

3. (1) "Hay" means all types of sun-cured unthreshed grasses and legumes customarily classified as hay.

(2) "Sell" includes also an offer to sell.

(3) "Shipper" means a primary producer of hay and/or any person who assembles and ships hay in the area of production.

(4) "Wholesale dealer" means a person who buys hay from a shipper or another wholesale dealer for resale to another wholesale dealer or to a retailer.

(5) "Retailer" means a person who buys hay from a shipper or wholesale dealer for resale to a feeder or ultimate consumer or other person who does not buy for the purpose of resale.

Maximum Prices—Sales by Shippers (including Primary Producers)

4. (1) The maximum price per ton at which a shipper may sell baled hay loaded on railway cars at the railway shipping point in or nearest to the area of production shall be \$22 per ton if such railway shipping point is in British Columbia and \$18 per ton if such railway shipping point is in any other Western province.

(2) Where a shipper sells baled hay f.o.b. the railway shipping point in or nearest to the area of production but does not load such hay into railway cars his maximum price per ton on sales of that hay shall be an amount equal to the maximum price for such hay as fixed by subsection (1) of this Section LESS \$1 per ton.

(3) The maximum price per ton at which a shipper may sell baled hay f.o.b. his farm shall be an amount equal to the maximum price for that hay as fixed by subsection (2) of this Section LESS the normal cost of transporting baled hay by common carrier from his farm to the railway shipping point in or nearest to the area of production.

(4) The maximum price per ton f.o.b. his farm at which a shipper may sell hay which has not been baled shall be an amount equal to the maximum price per ton at which he may sell baled hay f.o.b. his farm LESS the charge per ton customarily made for baling hay in the district in which the hay is grown OR LESS \$3 per ton. whichever amount is the lesser.

Maximum Prices—Sales by Wholesalers and Retailers of Carload Lots

5. The maximum price per ton at which any person other than a shipper may sell hay in carload lots shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper;
- (b) the actual cost of transporting the hay by railway freight in carload lots from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
- (c) a markup not exceeding \$1.50 per ton.

Maximum Prices—Sales by Wholesale Dealers of Less Than Carload Lots

6. The maximum price per ton at which a wholesale dealer may sell any hay in less than carload lots shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the lawful maximum price at which that hay may be sold to him by a shipper;
- (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the point of delivery to the buyer; and
- (c) a markup not exceeding \$2 per ton.

Maximum Prices—Sales by Retailers of Less Than Carload Lots

7. The maximum price per ton at which a retailer may sell any hay shall be the sum of the following:—

- (a) the actual price paid by him for the hay but not exceeding the maximum price that may be charged for that hay by his supplier under the provisions of this Order;
- (b) the actual cost of transporting the hay by railway freight from the original railway shipping point in or nearest to the area of production to the retailer's receiving point where and to the extent that such cost is not included in such actual price; and
- (c) a markup not exceeding
 - (i) \$2 per ton on sales ex railway car; or
 - (ii) \$3 per ton on sales f.o.b. his warehouse.

Sales Invoice

8. (1) On every sale of hay to a wholesale dealer or a retailer, the seller shall at the time of delivery of the hay, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the province in which the hay was grown, the quantity sold and the price per ton charged. Any transportation charges paid by the seller must be shown as a separate item on the invoice.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

9. Every wholesale dealer and retailer shall immediately upon receipt by him of any hay purchased by him make a written record at his place of business showing the date of purchase, the name and complete address of his supplier, the province in which the hay was grown, the quantity purchased and the price and transportation charges paid by him. However, if such person keeps the invoice he received from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

10. Every invoice and record which a purchaser or a seller of hay is required by this Order to make or keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales by Retailers

11. Every retailer shall upon request of his buyer, furnish him with a sales slip showing the date of sale, the seller's name and address, the province in which the hay was grown, the quantity sold and price charged therefor.

Additional Payments and Considerations to be Part of the Price

12. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any hay or received by the seller from any person in connection with the sale of any hay shall constitute part of the price for such hay.

Dated at Ottawa this 18th day of November, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE TO ORDER No. A-974

The following example is given to assist primary producers in the Prairie Provinces to calculate their maximum prices. Transportation and baling charges will vary and in the case of sales of baled and loose hay at the farm the primary producer must use the actual charges to calculate his price.

- (1) In any one of the Prairie Provinces a farmer may sell hay baled and loaded into cars at his nearest railway shipping point for \$18 per ton. If he does not load the hay on cars his maximum price is \$17 per ton.
- (2) If he sells baled hay at his farm his price will be \$17 per ton less normal hauling charges from his farm to the nearest railway shipping point. If these charges are 50c per ton the maximum price will be \$16.50 per ton.
- (3) If he sells the hay loose or unbaled at the farm the maximum price per ton, in this example, will be \$16.50 less the customary baling charges or \$3 per ton whichever is the lesser. If the customary baling charge is \$2.50 the maximum price will be \$14 per ton for loose hay at the farm.

In British Columbia corresponding maximum prices are in each case \$4 per ton higher than in the Prairie Provinces.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-975

Respecting Maximum Prices of Canadian Grown Unshelled Edible Tree Nuts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

EFFECTIVE DATE AND APPLICATION OF ORDER.

1. This Order comes into effect on November 24, 1943, and applies to sales of all varieties, kinds and grades of unshelled edible tree nuts grown in Canada (hereinafter referred to as "domestic tree nuts").

DEFINITIONS

2. (a) "Producer" means a primary producer of domestic tree nuts;
- (b) "Wholesale distributor" means a person who sells domestic tree nuts at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys domestic nuts for his personal or household consumption;
- (c) "Sell" as used in this Order also covers an offer to sell.

SALES BY PRODUCERS

3. The maximum price per pound f.o.b. his farm or shipping point at which a producer may sell any domestic tree nuts shall be the price for the same set forth in the following table according to the class of buyer and variety of nuts.

TABLE TO SECTION 3

CLASS OF BUYER	MAXIMUM PRICES IN CENTS PER POUND	
	<i>Walnuts and Almonds</i>	<i>Filberts and other Domestic Tree Nuts</i>
	c	c
Wholesale distributors	42	36
Consumers	63	53
Other buyers (including retailers)	47	40

SALES BY WHOLESALE DISTRIBUTORS

4. The maximum price f.o.b. his place of business at which a wholesale distributor may sell any domestic tree nuts shall be the sum of the following:

- (a) the actual price paid by him for those nuts but not exceeding the lawful maximum price at which they may be sold to him by a producer;
- (b) the actual cost of transporting the nuts to his place of business; and
- (c) a markup not exceeding 10 per cent of his selling price.

SALES BY RETAILERS

5. The maximum price at which any person, other than a producer, may sell any domestic tree nuts at retail shall be the sum of the following:

- (a) the actual price paid by him for those nuts but not exceeding the lawful maximum price at which they may be sold to him by his supplier;
- (b) such actual transportation charges as are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding 25 per cent of his selling price.

PRICES ARE MAXIMUM PRICES AND INCLUDE ALL CHARGES

6. All prices fixed by this Order are maximum or highest prices and must not be exceeded. No charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICE

7. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any domestic tree nuts or received by the seller from any person in connection with the sale of any domestic tree nuts shall constitute part of the price for such nuts.

EXEMPTIONS FROM MAXIMUM PRICES ARE CANCELLED

8. Clause (a) of Section 3 of Order No. 189 of the Board shall not hereafter apply to sales of domestic tree nuts.

Dated at Ottawa, this 22nd day of November, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

**WARTIME INDUSTRIES CONTROL
BOARD**

Steel Controller

ORDER No. S.C. 7B

**WARTIME PRICES AND TRADE
BOARD**

Co-Ordinator of Metals

ORDER No. A-976

Dated November 26, 1943

Respecting the Use of Certain Metals

1. The following order is made effective November 29, 1943.

2. The use of certain types and kinds of metal has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of the types and kinds of metal listed hereunder, whether new, used or secondhand, is now adequate to permit a more extensive use of them;

New, used or secondhand plain or fabricated steel plate, one eighth of an inch or thicker, and any new, used or secondhand steel shape, steel bar, steel rail and/or steel wire reinforcing mesh, or expanded ferrous metal reinforcing mesh, of 16 gauge or heavier.

3. The order of the Steel Controller No. S.C. 7A dated November 25th, 1942 (Specified Steel Products for Structural Purposes) is rescinded.

4. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions

- (a) prohibiting the use of metal in the manufacture of designated products, or
- (b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

5. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

HENRY BORDEN,
Chairman

Wartime Industries Control Board.

D. P. CRUIKSHANK,
Co-Ordinator of Metals.

APPROVED:

D. GORDON,
Chairman

The Wartime Prices and Trade Board.

**WARTIME INDUSTRIES CONTROL
BOARD**

Metals Controller

ORDER No. M.C. 44B

**WARTIME PRICES AND TRADE
BOARD**

Co-ordinator of Metals

ORDER No. A-977

Dated, November 26, 1943

**Respecting the Use of Secondary Aluminum, Remelt Aluminum
or Aluminum Scrap**

1. The following order is made effective as of November 29, 1943:

2. The use of secondary aluminum, remelt aluminum, and aluminum scrap has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of such secondary aluminum, remelt aluminum and aluminum scrap is now adequate to permit a more extensive use.

3. The order of the Metals Controller No. M.C.10-B is hereby amended by striking out Item (ii) from paragraph (a) of Section 1 thereof.

4. The order of the Metals Controller No. M.C.44, dated March 6, 1943, is hereby amended by striking out the words "or secondary" where same appear in paragraph (a) of Section 1; and by substituting the words "basic aluminum" for the word "aluminum" after the words "shall mean" in paragraph (c) of Section 1 thereof.

5. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions

(a) prohibiting the use of metal in the manufacture of designated products, or

(b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

6. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

F. M. CONNELL,
Deputy Metals Controller.

D. P. CRUIKSHANK,
Co-ordinator of Metals.

APPROVED:

APPROVED:

HENRY BORDEN,
*Chairman, Wartime Industries
Control Board.*

D. GORDON,
*Chairman, Wartime Prices
and Trade Board.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-978

**Respecting the conversion of real property known as 84 Crescent Road and
622 Huron Street, both in the City of Toronto, in the Province of Ontario**

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in 1943 as Nos. 84 Crescent Road and 622 Huron Street for permission to convert same into a two-family dwelling house and a four-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on November 12, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 84 Crescent Road and 622 Huron Street, both in the City of Toronto, in the Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of such single family dwelling houses are hereby permitted to convert into and use same as a two-family dwelling house and a four-family dwelling house respectively, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall be effective on and after the 24th day of November, 1943.

Dated at Ottawa, this 22nd day of November, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-979

Rationed Foods (Preserves)

Dated November 22, 1943.

Effective November 22, 1943.

REVOKED by Board Order No. 377 for which see Canadian War Orders and Regulations 1944, Volume I.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-980

Respecting Greeting Cards

Under powers given by the Wartime Prices and Trade Board to the Administrator of Publishing, Printing and Allied Industries, it is hereby ordered on behalf of the Board as follows:

1. Section 2 of Administrator's Order No. A-746 is hereby revoked and the following substituted therefor:

"2. No person shall in the calendar year 1944 or in any subsequent calendar year use in the manufacture, processing or finishing of greeting cards, including personal and special greeting cards, a greater quantity of paper (or paperlike substance) or card stock than one-half by weight of the quantity of paper (or paperlike substance) or card stock used by him in the calendar year 1942 in the manufacture, processing or finishing of greeting cards."

2. Section 4 of Administrator's Order No. A-746 is hereby amended by deleting the figure "171" in clause (b) and by replacing the same with the figure "190".

3. This Order shall be effective on and after the 1st day of December, 1943.

Dated at Ottawa, this 23rd day of November, 1943.

JOHN ATKINS
*Administrator of Publishing, Printing and
Allied Industries.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-981

Respecting Jewellery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery, it is hereby ordered on behalf of the Board, as follows:—

Administrator's Order No. A-507 is hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "Administrator" means the person from time to time appointed as Administrator of Jewellery by the Board;
- (b) "jewellery" means and includes all items listed in Schedule "A" to Administrator's Order No. A-210 except
 - (i) the items set out in Section 5 of such Schedule;
 - (ii) watch material of all kinds;
 - (iii) watchmakers' tools of all kinds;
- (c) "manufacturer" means any person engaged in the manufacture of jewellery and includes any person engaged in the business generally known in the jewellery trade as casing watch movements.

2. No manufacturer shall manufacture jewellery in more than 35 per cent of the designs filed by him in accordance with Sections 5 and 6 of Administrator's Order No. A-210, or such other number of designs as the Administrator may from time to time prescribe.

3. No manufacturer shall use any textile in any box for packaging or displaying any of the articles of jewellery set out in the Schedule to this Order.

4. (1) Every manufacturer shall on or before the 31st day of January, 1944, file with the Administrator a statement showing the designs of jewellery which he proposes to manufacture as permitted by Section 2 of this Order.

(2) The Administrator may approve in whole or in part the list of the designs so proposed, and thereafter no manufacturer shall manufacture any design not included in such list as approved.

5. A manufacturer may, up to but not after January 31, 1944, continue to manufacture jewellery in designs approved by the Administrator under the provisions of Administrator's Order No. A-507, but no manufacturer may use any design except as permitted by this Section or by Section 4.

6. The provisions of this Order shall be subject to such written exemptions as the Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

7. This Order shall be effective on or after the 1st day of December, 1943.

Dated at Ottawa, this 23rd day of November, 1943.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-981

The use of textile in any box for packaging or displaying any of the following articles of jewellery is prohibited:

Belt Buckles	Lavalieres
Bracelets	Locketts
Brooch or Bar Pins	Manicure Set
Cigarette Cases	Medals for Civilian use
Cigarette Holders	Necklets
Cigarette Lighters	Pearl Necklets
Clips	Pendants
Collar Bars	Pen Knife
Cuff Links	Scarf Pins
Dresserware	Silverware (individual containers)
Dress Studs and Links	Tie Clips
Earrings	Watch Chains
Emblem Buttons	Watch Fobs
Key Chains	
Knives, Forks or Spoons (individual containers)	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-982

Respecting Low Pressure Steel Boilers

Dated November 23, 1943.

Effective November 24, 1943.

REVOKES Administrator's Order No. A-560.
(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-983

Respecting Maximum Retailers' Prices for Lumber and Millwork in the Province of Quebec, except the City of Hull

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:

Interpretation

1. For the purposes of this Order,

"point of shipment" shall mean any warehouse, lumber yard, or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Quebec

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale, at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Quebec, except any point of shipment within the City of Hull, shall be the price shown for such lumber or millwork in the said Schedules.

(2) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale, at retail, or at which any person may purchase at retail, any millwork, other than millwork described in Schedule B to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Province of Quebec, except any point of shipment within the City of Hull, shall be the cost of such millwork to the seller, plus a mark-up of twenty-five per centum (25%) of such cost.

Special Sizes of Lumber

3. (1) When any lumber is manufactured to rough or finished sizes, other than those sizes designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment in the Province of Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 6th day of December, 1943.

Dated at Ottawa this 23rd day of November, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE A

TO ADMINISTRATOR'S ORDER No. A-983

Maximum Retail Prices for Lumber in the Province of Quebec except the City of Hull

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board measure, and all measurements are calculated from the nominal size.

*Softwoods**Spruce and Jack Pine—Rough*

2" Scant x 3 and 4" Merchantable (4th and Better) Random Lengths	\$56.00
2" Scant x 5" Merchantable (4th and Better) Random Lengths..	57.00
2" Scant x 6" and 7" Merchantable (4th and Better) Random Lengths	59.00
2" Scant x 8" Merchantable (4th and Better) Random Lengths..	61.00
2" Scant x 9" Merchantable (4th and Better) Random Lengths..	63.00
2" Scant x 10 and 11" Merchantable (4th and Better) Random Lengths	66.00
2" Scant x 12" Merchantable (4th and Better) Random Lengths	69.00
$\frac{3}{8}$ x 3" or 4" Select Vee Joint	53.00 MFSM
For 1" Scant ADD to the above prices.....	\$1.00
For 1" Full ADD to the above prices.....	4.00
1 $\frac{1}{2}$ " and 1 $\frac{3}{4}$ " ADD to the above prices.....	5.00
2" full ADD to the above prices.....	3.00
3 x 3 to 5" ADD to the above prices for same width.....	3.00
3 x 6" and up ADD to the above prices for same width.....	5.00
4 x 4" and 5" ADD to the above prices for same width.....	4.00
4 x 6" and up ADD to the above prices for same width.....	6.00
6 x 6" and up ADD to the above prices for same width.....	8.00
8 x 8" and up ADD to the above prices for same width.....	8.00
10 x 10" and up ADD to the above prices for same width.....	8.00

Lower Grades—

For 5th Quality and Better DEDUCT from the above prices.....	1.00
For 5th Quality only, DEDUCT from the above prices.....	3.00
For 6th Quality only, DEDUCT from the above prices.....	4.00

Higher Grades

Select run to Vee Joint, Flooring or Novelty Siding, ADD to the above prices	3.00
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For specified lengths of 16' ordered by the buyer, ADD to the above prices....	3.00
For other specified lengths ordered by the buyer, ADD to the above prices.....	2.00

<i>Siding</i> —Feather Edge Clapboard— $\frac{1}{2}$ " x 5"	\$34.00 per MFSM
$\frac{1}{2}$ " x 6" and 7"	35.00 per MFSM
<i>Grounds</i> — $\frac{3}{4}$ " x $\frac{3}{4}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
$\frac{3}{4}$ " x $\frac{7}{8}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
<i>Brick Strips</i> — $\frac{1}{2}$ " x 3", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
<i>Furrings</i> —1" x 1 $\frac{1}{2}$ ", Rough lumber, any softwood.....	$\frac{3}{4}$ c. per lineal foot
1" x 2", Rough lumber, any softwood.....	1c. per lineal foot
2" x 2", Rough lumber, any softwood.....	2c. per lineal foot

Eastern Hemlock and Cedar

For Eastern Hemlock and Cedar DEDUCT \$4.00 from the above prices for Spruce and Jackpine.

For Dressed Spruce, Jack Pine, Hemlock and Cedar ADD \$4.00 to prices for Rough.

White Pine (Pinus Strobus)—Rough

	"C" Select and better	"D" Select
1 x 4 to 6"	\$140.00	\$130.00
1 x 7 and 8"	160.00	150.00
1 x 9" and up, ADD \$10.00 to the above prices per inch for each inch over 8".		
1½, 1½ or 2" x 4 to 6"	180.00	160.00
1½, 1½ or 2" x 7 and 8"	220.00	170.00
1½, 1½ or 2" x 9" and up, ADD \$10.00 to the above prices per inch for each inch over 8".		
3 x 6" and up	280.00	210.00
4 x 6" and up	290.00	220.00

WHITE PINE—CUTS

	No. 1	No. 2	No. 3	Nos. 1 and 2	Nos. 1 2 and 3
(Pinus strobus)					
1 x 6" and Wider, Random Lengths 8 to 16'			\$ 80.00	\$ 105.00	\$ 100.00
1½ x 6" and Wider, Random Lengths 8 to 16'	\$ 150.00	\$ 120.00	90.00	145.00	130.00
1½ x 6" and Wider, Random Lengths 8 to 16'	180.00	150.00	105.00	165.00	145.00
2 x 6" and Wider, Random Lengths 8 to 16'	180.00	150.00	105.00	165.00	145.00
2½ and 3 x 6" and Wider, Random Lengths 8 to 16'			130.00	185.00	

WHITE PINE—COMMONS

	Nos. 1 and 2	Selected No. 3	No. 3	No. 4	No. 5	No. 6
(Pinus Strobus)						
1 x 4 to 9"	\$ 100.00	\$ 95.00	\$ 90.00	\$ 75.00	\$ 65.00	\$ 55.00
1 x 10"	110.00	100.00	95.00	80.00	70.00	60.00
1 x 11/12"	130.00	105.00	100.00	85.00	70.00	60.00

For 1½", 1½" and 2" Add to the above prices.....	\$ 5.00
For 3" Add to the above prices.....	10.00
For 4" Add to the above prices.....	15.00
5 x 5"	130.00
6 x 6"	160.00
For Specified Lengths, ordered by the Buyer, Add to the above prices.....	5.00

<i>Siding</i> —Feather Edge Clapboard—1" x 5" to 9" No. 1 and 2 Com- mon Pine	\$57.00 per MFSM
¾" x 5" to 9" No. 1 and 2 Common Pine, (Resawn from 1½")	70.00 " "

Red or Norway Pine (Pinus Resinosa)—

1 x 4 to 6" Clear and Clear Face—6 to 16' in length.....	\$108.00
1 x 7" and up Clear and Clear Face—6 to 16' in length.....	123.00
For 1½", 1½" and 2", Add to the above prices	\$5.00
1 x 4 to 9" Merchantable—6 to 16' in length.....	71.00
1 x 10" " " "	73.00
1 x 12" " " "	83.00
For 2", Add to the above prices.....	\$3.00
3 x 4" to 9" Merchantable—6 to 16' in length.....	73.00
3 x 10" " " "	83.00
3 x 11" and 12" " " "	88.00
For 4", Add to the above prices	\$2.00

For Dressed White and Red Pine Add \$4.00 to the above prices for Rough.

B.C. Fir, Hemlock and Cedar

	B and Better	C	D
½ x 3" Vee Joint Ceiling.....	\$ 65.00	\$ 60.00	\$ 55.00 M.F.S.M.
1 x 4" Vee Joint Ceiling.....	70.00	65.00	60.00 M.F.S.M.
½ x 3" Vee Joint Ceiling.....	75.00	70.00	65.00
1 x 4" Vee Joint Ceiling.....	80.00	75.00	70.00
1 x 3" Edge-Grain Flooring	100.00	95.00	85.00
1 x 4" Edge-Grain Flooring.....	100.00	95.00	85.00
1 x 3" Flat-Grain Flooring.....	80.00	75.00	65.00
1 x 4" Flat-Grain Flooring	80.00	75.00	65.00

ROUGH CLEARS

1 x 4" and 5"	\$105.00	\$100.00
1 x 6"	110.00	105.00
1 x 8"	115.00	110.00
1 x 10"	120.00	115.00
1 x 12"	130.00	125.00

For Specified Lengths, ordered by the Buyer, Add to the above prices for Rough Clears \$ 5.00
 For 1½", 1½" and 2" Add to the above prices 5.00
 For 3", Add to the above prices 40.00
 For Dressed Clears Add to the above prices..... 5.00

PLANK AND TIMBERS

B.C. Fir, Cedar and Hemlock

Stock sizes No. 1 Common Rough, up to 32' in length.....	\$80.00
Stock sizes No. 1 Common Dressed, up to 32' in length.....	85.00
For Lengths over 32' and up to 40', Add to the above prices.....	4.00
For Cut Sizes, Add to the above prices	5.00
For Select Common, Add to the above prices.....	5.00

TRIM

B.C. Fir and Hemlock

1 x 4" and 5" Casing B and Better Finish ¾ or 11/16"	\$115.00
1 x 6" and 8" Base B and Better Finish ¾ or 11/16"	125.00
10" Base B and Better Finish ¾ or 11/16"	130.00
1½" x 4" and 5" Baseblock	125.00
1½" x 5" Jambs Cut to Length	130.00

SHINGLES

Cedar—

Eastern

Extras (16")	\$7.80 per square
Clears	7.20 " "
2nd Clears	6.35 " "
Clear Walls	6.10 " "
Extra No. 1	4.70 " "

Western

No. 1 5X (16")	\$8.10 per square
No. 2 5X (16")	6.60 " "
No. 3 5X (16")	6.10 " "

For Eastern Shingles by the Thousand (Packed 23/24) add 17 per cent to the above prices.

MOULDINGS

1" thick or less and 4" wide or less.....1½¢ per lineal foot for each inch in width.

For Mouldings 1" thick and more than 4" wide, the maximum price shall be the cost of the lumber to the retailer, plus dressing charges of \$15.00 per M.F.B.M., except in the case of B.C. Fir and Hemlock set out above.

HARDWOODS

First and Seconds Combined

	Birch	Maple	Bass-wood	Elm
4/4" Random Widths and Lengths.....	\$ 150.00	\$ 160.00	\$ 150.00	\$ 140.00
5/4" Random Widths and Lengths.....	155.00	165.00	155.00	145.00
6/4" Random Widths and Lengths.....	160.00	170.00	160.00	150.00
8/4" Random Widths and Lengths.....	170.00	180.00	170.00	160.00
10/4" Random Widths and Lengths.....	180.00	200.00	170.00
12/4" Random Widths and Lengths.....	190.00	210.00	180.00
16/4" Random Widths and Lengths.....	215.00	235.00

No. 1 Common and Selects Combined

4/4" Random Widths and Lengths.....	95.00	100.00	95.00	90.00
5/4" Random Widths and Lengths.....	105.00	110.00	105.00	100.00
6/4" Random Widths and Lengths.....	110.00	115.00	110.00	105.00
8/4" Random Widths and Lengths.....	120.00	125.00	120.00	115.00
10/4" Random Widths and Lengths.....	130.00	145.00	130.00
12/4" Random Widths and Lengths.....	140.00	155.00	130.00
16/4" Random Widths and Lengths.....	170.00	185.00

No. 2 Common

4/4" Random Widths and Lengths.....	65.00	65.00	65.00	65.00
5/4" Random Widths and Lengths.....	70.00	70.00	70.00
6/4" Random Widths and Lengths.....	70.00	70.00	70.00
8/4" Random Widths and Lengths.....	75.00	70.00	75.00

For any odd thickness between the thicknesses set out above, 50 per cent of the difference between the nearest lower and higher thicknesses may be added to the nearest thickness lower than the thickness given. For example, No. 2 Common Birch, 6½/4" Stock may be priced at \$72.50.

No. 3 Common

All Thicknesses	\$50.00	\$45.00	\$50.00	\$50.00
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For the following specified widths ordered by the buyer, ADD to the above prices the amounts set out below:

8" or 9"	\$10.00
10" or 11"	20.00
12" to 15"	30.00
14" up	40.00

For the following specified lengths ordered by the buyer, ADD to the above prices the amounts set out below:

10'	\$10.00
12'	10.00
14'	20.00
16'	30.00

For Standard Dressing (D2S, D4S or D2S & M), ADD to the above prices for Hardwood Lumber \$10.00

FLOORING

Birch, Beech and Maple—

	<i>Birch and Beech</i>	<i>Maple</i>	
$\frac{1\frac{3}{8}}{1\frac{1}{8}}$ " First Grade	\$115.00	\$120.00	
$\frac{1\frac{3}{8}}{1\frac{1}{8}}$ " Second Grade	110.00	115.00	
$\frac{1\frac{3}{8}}{1\frac{1}{8}}$ " Third Grade	95.00	95.00	
$\frac{1\frac{3}{8}}{1\frac{1}{8}}$ " Fourth Grade	70.00	70.00	
$\frac{1}{2}$ " First Grade	108.00	116.00	MFSM
$\frac{1}{2}$ " Second Grade	103.00	103.00	"
$\frac{1}{2}$ " Third Grade	85.00	85.00	"
$\frac{3}{8}$ " First Grade	100.00	100.00	"
$\frac{3}{8}$ " Second Grade	95.00	95.00	"
$\frac{3}{8}$ " Third Grade	78.00	78.00	"

For quantities of 5,000 F.B.M. to 9,999 F.B.M., DEDUCT from the above prices \$ 5.00

For quantities of 10,000 F.B.M. and over, DEDUCT from the above prices 10.00

TONGUED AND GROOVED

Oak Flooring—

<i>Thickness</i>	<i>Kind</i>	<i>Grade</i>		
$\frac{1}{2}$ "	Plain White	1st	\$127.00	MFSM
		2nd	120.00	"
		3rd	95.00	"
		Shorts	75.00	"
$\frac{3}{8}$ "	Quartered White	1st	165.00	"
		2nd	150.00	"
		3rd	95.00	"
		Shorts	78.00	"
$\frac{3}{8}$ "	Plain Red	1st	127.00	"
		2nd	120.00	"
		3rd	95.00	"
		Shorts	75.00	"
$\frac{3}{8}$ "	Quartered Red	1st	150.00	"
		2nd	130.00	"
		3rd	95.00	"
$\frac{1}{2}$ "	Plain Red	1st	170.00	"
		2nd	157.00	"
		3rd	127.00	"
		Shorts	90.00	"
$\frac{1\frac{3}{8}}{1\frac{1}{8}}$ "	Plain Red	1st	230.00	
		2nd	200.00	
		3rd	145.00	
		Shorts	110.00	
		No. 4	70.00	

TONGUED AND GROOVED—*Concluded**Oak Flooring—*

<i>Thickness</i>	<i>Kind</i>	<i>Grade</i>	
$\frac{1\frac{1}{2}}{8}$ "	Quartered Red	1st	\$280.00
		2nd	240.00
		3rd	150.00
		Shorts	110.00
$\frac{1\frac{3}{8}}{8}$ "	Quartered White	1st	310.00
		2nd	250.00
		3rd	140.00
		Shorts	110.00

For Jointed or square edge oak flooring, ADD 30 per cent to the above prices for Tongued and Grooved flooring.

Kiln Drying Charges

For any Softwood or Hardwood Lumber which has been kiln dried, the amounts, as set out below, may be added to the prices shown in this Schedule:

	All Softwood Lumber, Birch, Basswood and Elm	Maple
4/4"	\$10.00	\$10.00
5/4" and 6/4"	15.00	15.00
8/4"	15.00	20.00
10/4"	20.00	30.00
12/4"	30.00	40.00
16/4"	40.00	50.00

SCHEDULE B

TO ADMINISTRATOR'S ORDER No. A-983

Maximum retail prices for millwork in the Province of Quebec,
except the City of Hull

DOORS AND FRAMES

B.C. Fir Doors

2 Panels (No. 20) 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick	\$4.50 each
5 Panels (No. 55) " " " " "	4.50 "
5 Panels (No. 55) " " " " " with Raised Panels	5.25 "
Craftman (No. 45) " " " " "	4.75 "
1 Panel (No. 10) " " " " "	4.75 "
15 Lights (No. 205) " " " " "	6.00 "
For B.C. Fir Doors 2'10" x 6'10"— $1\frac{3}{8}$ " thick ADD to the above prices....	50c each

Above numbers refer to the Universal Doors and Sash 1942 Retail List.

Mono Doors

"A" Grade 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick	\$6.25 each
"A" Grade 2'10" x 6'10" — $1\frac{3}{8}$ " thick	7.25 "
For "A" Grade of $1\frac{3}{8}$ " thickness, ADD to the above prices	\$1.25 each.
"B" Grade 2'8" or less x 6'8" or less— $1\frac{3}{8}$ " thick	5.25 "
"B" Grade 2'10" x 6'10" — $1\frac{3}{8}$ " thick	6.25 "
For "B" Grade of $1\frac{3}{8}$ " thickness ADD to the above prices	\$1.00 each

The maximum price for standard interior and exterior doors shown in the Universal Doors and Sash 1942 Retail Price List shall be the price set forth therein less an amount of 5 per centum (5%), except for the doors described above.

Single Front Entrance Doors and Frames

Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 15 Lights.....	\$10.25 each
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 12 Lights and 1 panel with raised mouldings at panel	10.25 "
Double Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with sash and screen sections	11.25 "
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine, 1 Panel and 2 Lights moulded with Raised Mouldings two sides. Square head outside, segment inside (Rounded Glass)	10.25 "
Doors 2'10" x 6'10" x 1 $\frac{3}{4}$ ", Clear Pine with 1 panel and 1 light (48") Raised Moulding two sides at panel and glass (Long Glass)	9.50 "
Frame only, with Fanlight	6.50 "

Venetian Front Entrance Doors, Frames and Sidelights

Complete Unit Venetian 5'0" x 8'0", with Long Glass.....	\$28.25 per unit
Complete Unit Venetian 5'0" x 8'0", with Short Glass	30.50 "
Complete Unit Venetian 5'0" x 8'0", with Rounded Glass	30.00 "
Frame as above	11.75 per frame
Venetian Rounded Sides (Sidelights)	6.50 per pair
Venetian Sides with Long Glass	5.50 " "
Venetian Sides with Short Glass	6.50 " "
Venetian Pilasters	4.75 " "
Frame, without Pilasters, for a pair of doors, 5'0" x 8'0"	7.50 " "

Kitchen and Balcony Doors and Frames

Complete Kitchen Unit, 3' 0" x 8' 0" with door 2' 10" x 6' 10" x 1 $\frac{3}{4}$ ", 2 Upright Panels, 4 Lights, Paint Pine and Fanlight over....	\$21.50 per unit
Door as above	7.50 each
Double door with sash and screen sections.....	8.50 "
Frame as above with fanlight.....	6.50 "
Complete Balcony Unit 3' 0" x 8' 0" with door 2' 10" x 6' 10" x 1 $\frac{3}{4}$ ", 2 upright panels, 9 lights, double door with sash and shutter sections, fanlight over, all of Paint Pine.....	23.25 per unit
Door as above	8.00 each
Double door with sash and shutter sections.....	9.50 "
Frame with fanlight as above.....	6.50 "

Kitchen Cupboards

B.C. Fir 4' 0" x 9' 0" without shelves.....	16.25 each
B.C. Fir 4' 6" x 9' 0" without shelves.....	17.50 "
B.C. Fir 5' 0" x 9' 0" without shelves.....	19.00 "
Basswood 4' 0" x 9' 0" without shelves.....	14.75 "
Basswood 4' 6" x 9' 0" without shelves.....	16.25 "
Basswood 5' 0" x 9' 0" without shelves.....	17.50 "

Cupboards with Doors Prepared for Glass

B.C. Fir 3' 0" x 8' 0" without shelves.....	11.50 each
B.C. Fir 3' 6" x 8' 0" without shelves.....	13.00 "
B.C. Fir 4' 0" x 8' 0" without shelves.....	14.25 "

Ironing Boards

B.C. Fir and Basswood New Style.....	6.50 each
B.C. Fir and Basswood 12" x 55".....	8.00 "
B.C. Fir and Basswood 14" x 55".....	8.75 "
B.C. Fir and Basswood 15" x 65".....	11.25 "
B.C. Fir and Basswood Wallboard type.....	8.00 "
Ash 12" x 55"	9.00 "
Ash 14" x 55"	10.25 "
Ash 15" x 65"	12.25 "
Door Flushwood	9.50 "

Medicine Cabinets

B.C. Fir and Basswood 18" x 24".....	\$4.00	each
Ash 18" x 24"	5.00	"
To receive Mirror (Flush) 18" x 24".....	5.00	"

Garage Doors—in Four Sections, rabbeted joints, two panels and 4 lights prepared for double glazing in each section

8' 0" x 8' 0" x 1 $\frac{3}{4}$ ".....	25.25	per door
8' 0" x 7' 6" x 1 $\frac{3}{4}$ ".....	25.25	"
8' 0" x 7' 0" x 1 $\frac{3}{4}$ ".....	25.25	"

*OPEN SASH AND FRAMES*Double Hung and Casement Sash 1 $\frac{3}{4}$ " in thickness.Storm Sash and Shutters 1 $\frac{3}{8}$ " in thickness.*English Storm Sash Inside Without Blinds*

Width	Height		
1' 6" x 3' 0"	Single Frame.....	\$7.50	each
2' 0" x 4' 0"	"	8.00	"
2' 0" x 6' 0"	"	9.00	"
2' 6" x 6' 0"	"	9.75	"
3' 0" x 6' 0"	"	10.25	"
3' 6" x 6' 0"	"	10.25	"

English Storm Sash Inside Without Blinds

Width	Height		
4' 0" x 6' 0"	Single Frame.....	\$10.50	each
6' 0" x 6' 0"	Triple Frame.....	27.00	"
5' 0" x 6' 0"	Triple Frame.....	25.25	"
5' 0" x 6' 0"	Double Frame.....	22.25	"

English Storm Sash and Blinds Outside for Brick Wall Construction

1' 6" x 3' 0"	2 lights	9.50	"
2' 0" x 4' 0"	"	10.25	"
2' 0" x 6' 0"	"	11.50	"
2' 6" x 6' 0"	"	14.25	"
3' 0" x 6' 0"	"	15.25	"
3' 0" x 6' 0"	4 "	15.50	"
3' 0" x 5' 0"	2 "	15.25	"
3' 0" x 5' 0"	4 "	15.50	"
3' 0" x 5' 6"	2 "	15.25	"
3' 0" x 5' 6"	4 "	15.50	"
3' 6" x 6' 0"	2 "	15.50	"
3' 6" x 6' 0"	4 "	16.00	"

English Storm Sash and Blinds Outside for Frame Wall Construction

1' 8" x 3' 0"	9.50	"
3' 0" x 5' 0"	15.50	"
3' 0" x 5' 6"	15.50	"
3' 0" x 6' 0"	15.50	"

Canadian Complete Unit for Brick Wall Construction

1' 0" x 2' 0"	5.50	per unit
1' 6" x 3' 0"	6.75	" "
2' 0" x 4' 0"	7.75	" "

English Unit for Frame Wall Construction

1' 0" x 2' 0"	(Casement)	4.00	per unit
2' 0" x 3' 0"	Double Hung	5.75	" "
2' 0" x 4' 0" and 4' 6"	Double Hung	6.00	" "
3' 0" x 4' 0" and 4' 6"	Double Hung	6.50	" "

English Window—Storm Sash in Two Pieces Hanging from the Top and Equipped with Spiral Balances

1' 6" x 3' 0"	2 Horizontal Lights	9.75	each
2' 0" x 4' 0"	4 Horizontal Lights	11.50	"
2' 6" x 6' 0"	4 Horizontal Lights	13.25	"
2' 6" x 5' 6"	4 Horizontal Lights	13.25	"
3' 0" x 5' 0"	4 Horizontal Lights	13.50	"
3' 0" x 5' 6"	4 Horizontal Lights	13.50	"
3' 6" x 5' 0"	4 Horizontal Lights	13.75	"
3' 6" x 5' 6"	4 Horizontal Lights	13.75	"
5' 0" x 5' 0"	Double Frame with 4 Horizontal Lights in each sash opening	27.00	"
5' 0" x 5' 6"	Double Frame with 4 Horizontal Lights in each sash opening	27.00	"
6' 0" x 5' 0"	(Spiral in center only), triple frame with 4 horizontal lights in each sash opening	33.75	"
6' 0" x 5' 6"	(Spiral in center only), triple frame with 4 horizontal lights in each sash opening	33.75	"

Stair Treads

1½" x 11" x 3'6", made of any Hardwood	1.75	"
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Columns

Wreathed column (complete)	10.25	"
Squared column (base)	4.50	"
Squared column (½ base)	2.50	"
Wreathed column 8"	6.00	"

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-984

Maximum Prices of Deerskins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on November 26, 1943, and fixes the highest selling prices of deerskins.

2. The highest price at which a deerskin may be sold or offered for sale by any person, f.o.b. his point of shipment, shall be as follows:

(a) for a sound full skin	\$2.25 each
(b) for a headless skin	1.50 each
(c) for a No. 3 or papery skin	1.15 each
(d) for a fawn skin	0.50 each

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Hides and Leather, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 24th day of November, 1943.

S. C. COOK,

Administrator of Hides and Leather.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-985

Respecting Corset Steel

Dated November 24, 1943.

Effective November 26, 1943.

REVOKES Administrator's Order No. A-213.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-986

Respecting Wheelbarrows

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:

1. Except as provided in Section 2 of this Order, no person shall in the manufacture or assembly of a wheelbarrow use any metal except to the extent that it is required for wheels, axles, fittings, joining hardware or reinforcing strips or struts.
2. Notwithstanding the provisions of Section 1 metal may be used in the manufacture or assembly of a wheelbarrow to the written order of a person who is engaged in any of the following types of business and who requires a metal wheelbarrow for the purposes of that business and not for resale:—
 - (a) the operation of a dairy;
 - (b) the operation of a coal yard;
 - (c) the operation of a mine;
 - (d) the manufacture of forgings or castings;
 - (e) the operation of any industry in which a metal wheelbarrow is required for the purpose of handling hot materials.
3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant upon application to him in individual cases of undue hardship or other special circumstances.
4. This Order shall be effective on and after the 29th day of November, 1943.

Dated at Ottawa, this 25th day of November, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel
and Non-Ferrous Metals.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-987

Respecting the Use of Metal in the Manufacture and Assembly of Certain Goods

Under powers given to the Co-Ordinator of Metals by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Schedule "A" to Administrator's Order No. A-579 is hereby amended by deleting therefrom the item

"Wheelbarrow—except wheels and axles".

2. This Order shall be effective on and after the 29th day of November, 1943.

Dated at Ottawa, this 25th day of November, 1943.

D. P. CRUIKSHANK,
Co-Ordinator of Metals.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-988

Respecting Heaters

Dated November 27, 1943.

Effective December 1, 1943.

REVOKED by Administrator's Order No. A-1099 for which see Canadian War Orders and Regulations 1944, Volume I, No. 7.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-989

Respecting Maximum Prices of Imported Edible Tree Nuts

(Consolidated as amended by Administrator's Order No. A-1037)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Application of the Order

1. (1) This Order becomes effective on November 26, 1943.

(2) This Order fixes maximum prices for sales of the kinds, varieties and sizes listed in Sections 3 and 4 of the following imported edible tree nuts, namely walnuts, almonds, filberts (hazelnuts) and pecans, shelled and unshelled (kernels).

Definitions

2. (1) "importer" means any person who imports edible tree nuts into Canada for the purpose of resale.

(2) "wholesale distributor" means a person who buys edible tree nuts from an importer and in the ordinary course of his business sells them at wholesale and "sell at wholesale" means to sell otherwise than at retail.

(3) "food processor" or "manufacturer" means a person who buys edible tree nuts to use as an ingredient in his finished product or to otherwise process goods for sale.

(4) "operator of central distributing warehouse" means any person who operates a warehouse servicing his own retail outlets.

(5) "retailer" means any person who, in the ordinary course of business, sells goods at retail.

(6) "exporter" means a grower, packer, or sheller, who sells edible tree nuts for export from the country of production.

(7) the word "sell" as used in this Order also covers an offer to sell.

(8) the words "edible tree nuts" as used in this Order refer to the imported nuts named in Section 1 to which this Order applies.

Sales by Importers of Nuts Purchased in any Country other than the United States or Mexico

3. The maximum price per pound at which an importer may sell any shelled or unshelled edible tree nuts of the kinds and varieties specified hereunder imported by him from any country other than the United States of America or Mexico and sold in the condition in which he imports them shall be the sum of the following:

(a) the actual price per pound paid by the importer for such nuts to the exporter at the Atlantic or Pacific Seaboard port of entry in North America, plus such ocean transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, marine and war risk insurance, if any, as are not borne by the exporter and are not included in the said actual price, but not in any event exceeding the following landed seaboard cost per pound:

KINDS AND VARIETIES OF NUTS	PRICE PER POUND CANADIAN CURRENCY
Almonds, shelled	86c. per pound
Almonds, unshelled	40c. per pound
Filberts, shelled	88c. per pound
Filberts, unshelled	46c. per pound
Walnuts, shelled, halves	45c. per pound
Walnuts, shelled, quarters	43c. per pound
Walnuts, shelled, pieces	41c. per pound
Walnuts, unshelled	28c. per pound

(b) the actual cost of transportation of such nuts from the said seaboard port of entry to the importer's place of business;

(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such nuts during the basic period, (September 15 to October 11, 1941 inclusive), but not in any event exceeding,

(i) five percentum (5%) of his actual laid down cost, on sales to wholesale distributors and operators of central distributing warehouses and to food processors or manufacturers who sell their processed product or finished product at wholesale;

(ii) twelve and one-half percentum (12½%) of his actual laid down cost on sales to any other class of customer.

Sales by Importers of Nuts purchased in the United States or Mexico

4. The maximum price per pound at which an importer may sell any shelled or unshelled edible tree nuts of the kinds, varieties and sizes specified hereunder imported by him from the United States or Mexico and sold in the condition in which he imports them shall be the sum of the following:—

(a) the actual price per pound paid by the importer for such nuts to the exporter at the point of shipping in the United States or Mexico, plus such bank charges, foreign exchange, customs duty, sales tax, war exchange tax, excise tax, if any, as are not borne by the exporter and are not included in the said actual price but not in any event exceeding the following landed cost per pound at his place of business, not including transportation cost:

KINDS, VARIETIES AND
SIZES OF NUTS

PRICE PER POUND
CANADIAN CURRENCY

Walnuts, unshelled, U.S.A.....	42½c. per pound
Filberts, unshelled, U.S.A.....	39c. per pound
Pecans, shelled, halves, U.S.A.....	\$1.11 per pound
Pecans, shelled, pieces, U.S.A.....	\$1.08 per pound
Pecans, shelled, ambers, U.S.A.....	69c. per pound
Pecans, shelled, halves, Mexican.....	\$1.08 per pound
Pecans, shelled, pieces, Mexican.....	\$1.05 per pound
Pecans, unshelled, Mexican (counting 91 and over to the pound).....	23½c. per pound
Pecans, unshelled, Mexican (counting 90 and under to the pound).....	28½c. per pound
Pecans, unshelled, Extra large, U.S.A.....	48½c. per pound
Pecans, unshelled, Large, U.S.A.....	44½c. per pound
Pecans, unshelled, Medium, U.S.A.....	36½c. per pound

(b) the actual cost of transportation of such nuts from f.o.b. shipping point in the United States or Mexico to the importer's place of business.

(c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him on sales of such nuts during the basic period, (September 15 to October 11, 1941 inclusive), but not in any event exceeding,

(i) five percentum (5%) of his actual laid down cost, on sales to wholesale distributors and operators of central distributing warehouses and to food processors or manufacturers who sell their processed product or finished product at wholesale;

(ii) twelve and one-half percentum (12½%) of his actual laid down cost on sales to any other class of customer.

(Section 4 as amended by Administrator's Order No. A-1037.)

Sales by Wholesale Distributors of Nuts in Original Export Containers

5. The maximum price f.o.b. his place of business at which a wholesale distributor may sell or offer to sell shelled or unshelled edible tree nuts in the original export container in which he bought such nuts shall be the sum of the following:

(a) the actual price paid by him for such nuts, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus such transportation charges and sales tax as are to be borne by him and are not included in such actual price;

(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period (September 15 to October 11, 1941, inclusive) on sales of such nuts, but not in any event exceeding ten percentum (10%) of his selling price.

Sales by Wholesale Distributors of Nuts Repacked in Smaller Containers

6. (1) Where a wholesale distributor repackages any edible tree nuts for sale in smaller containers than the original export containers in which he bought them, he may increase his maximum price fixed under Section 5 for sales of those nuts by

(a) one cent (1c.) per pound on sales of any kind, variety or size of unshelled nuts; and

(b) two cents (2c.) per pound on sales of any kind, variety or size of shelled nuts.

(2) Except as otherwise provided by Section 10, no wholesale distributor shall repackage edible tree nuts from original export containers for sale at wholesale in any container other than a 5, 10, 25 or 50 pound container.

Combined Markup of Wholesale Distributors

7. (1) Where sales of edible tree nuts are made between wholesale distributors, the total amount of markups of all such wholesale distributors must not exceed the highest amount of markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor.

(2) Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the edible tree nuts,

an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the edible tree nuts and the amount of markup which is available to the buyer.

Sales by Retailers

8. (1) The maximum price at which any person may sell at retail any edible tree nuts shall be the sum of the following:

(a) the actual price paid by him for such nuts, but not in any event exceeding the lawful maximum price that may be charged by his supplier, plus such transportation charges and sales tax as are not borne by his supplier and are not included in such actual price;

(b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period (September 15 to October 11, 1941 inclusive), on sales of such nuts but not in any event exceeding twenty-five per centum (25%) of his selling price; or

(c) if the seller is a retailer operating a central distributing warehouse, who purchased such nuts from an importer and actually took delivery at such warehouse, a markup not exceeding 30 per cent of his selling price.

Storage Charges

9. Notwithstanding anything contained in this Order, on and after July 1, in any year, any seller of shelled or unshelled edible tree nuts may increase his lawful maximum selling price of such nuts as fixed by this Order by $\frac{1}{4}$ c. (one-quarter cent) per pound for each full month, during June, July, August and September, in any year, that he keeps such nuts in refrigerated storage.

Repackaging Costs for Sales of Nuts in Cellophane Retail Packages

10. Where a food processor or manufacturer repackages for sale in cellophane retail packages, any shelled edible tree nuts which have been roasted and salted or cooked in oil and salted by him or, where a retailer, who purchases edible tree nuts from an importer, repackages such nuts in cellophane packages from the original export container in which he bought them, he may increase his lawful maximum price for such nuts as fixed by this Order by an amount to cover his actual cost of repackaging; provided, however, in no event shall such amount exceed,

- (i) 6 cents per pound for repackaging in cellophane bags containing $\frac{1}{4}$ lb. net weight;
- (ii) 3 cents per pound for repackaging in cellophane bags containing $\frac{1}{2}$ lb. net weight; or
- (iii) 2 cents per pound for repackaging in cellophane bags containing 1 lb. net weight.

Processing by Roasting, Cooking in Oil and Salting

11. Where a person who purchases any shelled edible tree nuts in their original export container processes such nuts by roasting and salting or cooking in oil and salting, he may add to his maximum selling price for such nuts as fixed by this Order, an amount to cover his actual cost of such processing provided, however, that in no event shall such amount exceed five per centum (5%) of such person's lawful cost of such nuts laid down in his warehouse.

Maximum Price for Mixed Unshelled Edible Tree Nuts

12. The maximum price at which any person may sell a mixture of any unshelled edible tree nuts shall be determined by reference to the maximum prices fixed by this Order for sales by the seller of the various kinds, varieties and sizes of such nuts contained in the mixture and shall be in direct relationship to the proportion in which such various kinds, varieties and sizes of nuts are contained in the mixture.

Prices Fixed are Maximum Prices and Include all Charges

13. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

Additional Payments or Consideration to be Part of the Price

14. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any edible tree nuts or received by the seller from any person in connection with the sale of any edible tree nuts, shall constitute part of the price for such nuts.

Records of Sales and Purchases

15. (1) Before an importer sells or offers to sell edible tree nuts he shall make a record showing with respect to each shipment imported by him the laid down cost to him of the product, the date when he imported it, and the country of origin.

(2) Before a wholesale distributor sells or offers to sell edible tree nuts he shall make a record showing with respect to each purchase of the product by him, the date of the purchase and the price he paid per pound or per container for the product.

(3) If an importer or wholesale distributor maintains more than one place of business his records shall show separately his transactions in the product at each place of business.

(4) Every seller other than a retailer shall for every sale by him of edible tree nuts make an invoice showing the date he delivered the product, his name and complete address and that of the buyer and his actual selling price per pound or per container for the product, and shall also state the country of origin. The invoice shall be delivered by the seller to the buyer concurrently with the delivery of the product.

16. (1) Every person who in pursuance of this Order is required to keep a record and every person who in pursuance of this Order receives an invoice shall retain such record or invoice, as the case may be, for a period of one year from the date of the transaction to which it relates. Every such record and invoice shall upon request during such period be made available for inspection by any authorized representative of the Board.

(2) If a person retains an invoice furnished to him by his supplier it will not be necessary for him to make or keep any other record of the particulars set forth in the invoice.

17. Every person selling edible tree nuts, shelled or unshelled at retail, shall include in any price lists, or advertisements issued or sponsored by him respecting such nuts, the country of origin from which the product was imported.

Dated at Ottawa, this 25th day of November, 1943.

A. S. MAY,
*Administrator of Imported
Grocery Items.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-990

**Clothing, Glove, Cap and Helmet Leather
(Sales by Tanners)**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Hides and Leather,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on December 1, 1943, and revokes and replaces Administrator's Order No. A-318. It applies to sales by tanners of leather for use

in the making of gloves, mitts, garments, moccasins, caps and helmets which in whole or in part are made of leather, and all of which are in this Order referred to as leather garments.

2. The highest price at which a person who is a tanner, or his agent or broker, may sell or offer to sell, supply or deliver leather to be used in the making of leather garments shall be the price for the same set forth in Schedule "A" of this Order according to the article to be made from such leather and to the description, quality and grade of the leather, such highest price in the case of the leather being used in the making of a leather garment for civilian use in Canada being that shown in Column No. 1 of the Schedule headed "Revised Maximum Prices to Manufacturers" and in the case of leather being used in the making of a leather garment, the maximum price of which is not fixed by or under The Wartime Prices and Trade Regulations, being that shown in Column No. 4 of the Schedule headed "Tanners' Maximum Standard Prices".

3. Section 2 shall also apply to all leather to be used in the making of leather garments invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for such leather was made or given before the effective date of this Order.

4. Leather of the kinds and for use in the making of leather garments named in Schedule "B" of this Order must not be coloured, stained or dyed by a person who is a tanner in a colour or finish other than one specified for the same in Schedule "B", according to the kind of leather and the use to be made thereof, and leather which is not so coloured, stained or dyed must not be sold by any tanner.

Dated at Ottawa, this 24th day of November, 1943.

S. C. COOK,
Administrator of Hides and Leather.

APPROVED: D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-990

Column No. 1 lists Revised Maximum Prices to Manufacturers. These maximum prices apply to leather sold for conversion into finished products which are subject to maximum prices in effect under the Wartime Prices and Trade Regulations.

Column No. 2 lists Revised Subsidy. The amounts listed in this column represent the maximum amount of subsidy which may be payable in respect of goods for which maximum prices are shown in Column No. 1.

Column No. 3 lists Tanner's Revised Maximum Prices. These prices represent the sum of the price in Column No. 1 and the subsidy in Column No. 2.

Column No. 4 lists Tanner's Maximum Standard Prices. These prices represent the maximum prices at which leather may be sold for conversion into finished products, the maximum price of which is not fixed by or under the Wartime Prices and Trade Regulations.

PART I—GARMENT LEATHER

Quality	Description	Grading	1234				Key No.
			(In cents per foot unless otherwise specified)				
Heavy Cowhide.....	{3½ oz. and up substance. Black only. For Utility} {Garments only.	{T.R..... D..... D.X..... S.D.X.....}	20½	01½	22½	23½	601
			18½	02½	21½	22½	602
			16½	03½	20½	21½	603
604	16	00½	16½	18			
Heavy Horsehide.....	{3½ oz. and up substance. Black only. For Utility} {Garments only.	{M.T.R..... D..... D.X..... S.D.X.....}	24	01	25	26	605
			21	02	23	24	606
			19	02	21	22	607
608	16	00½	16½	18			
Light Weight (Glove Tanned) Garment Cowhide	{Not over 2½ oz. substance. Black and specified} {colours.	{T.R..... D..... D.X..... S.D.X.....}	21½	00¾	22½	23½	609
			20½	00¾	21½	22½	610
			19¾	00¾	20½	21½	611
612	15	01	16	17			
Light Weight (Glove Tanned) Garment Horsehide	{Not over 2½ oz. substance. Black and specified} {colours.	{T.R..... D..... D.X..... S.D.X.....}	22½	01¾	24½	25½	613
			20¾	01¾	22½	23½	614
			18¾	01¾	20½	21½	615
616	15	01	16	17			
Sheepskin—Suede (domestic).....		{T.R..... R.....}	15½	15½	15½	617
			13½	13½	13½	618
Sheepskin—Pigtex Grained.....		{T.R..... R..... F.....}	14	00½	14½	14½	619
			12½	01	13½	13½	620
			10	10	10	621
Sheepskin—other than Pigtex Grained.....		{No. 1..... T.R..... R..... R.X.....}	15	01½	16½	16½	622
			13	01½	14½	14½	623
			11½	02	13½	13½	624
625	10	10	10			
Sheepskin (Smooth Retan).....		{T.R..... No. 2.....}	17½	01	18½	18½	626
			15½	01	16½	16½	627
Sheepskin (Smooth Chrome).....		{A..... B..... C..... D..... E..... F.....}	22	22	22	628
			20	20	20	629
			18	18	18	630
			16	16	16	631
			14	14	14	632
			10	10	10	633

Quality	Description	Grading	1				Key No.
			(In cents per foot unless otherwise specified)				
Bellies—	{ Large T.R. averaging 94 ft. and up per bundle of two doz., twelve backs, twelve fronts..... Medium T.R. averaging 88 to 92 ft. per bundle of two doz., twelve backs, twelve fronts..... Special T.R. averaging 86 ft. and under per bundle of two doz., twelve backs, twelve fronts.....	16	03½	19½	20½	634
			15½	03½	19	20	635
			15	03½	18½	19½	636
			14	04	18	19	637
	{ No. 2 No specified size..... No. 1 Tickey Bellies, Cream and Pearl..... { No. 2 Tickey Bellies, Cream and Pearl.....	13½	03	16½	17½	638
			11½	01½	13	14	639
	Large Grain Pieces—all colours.....	11	01	12	13	640
	Small Grain Pieces—all colours.....	10	01	11	12	641
	Grain pieces per pound.....	09	01	10	11	642
	Cowhide—	Black Bellies.....	{ T.R..... { No. 2.....	17½	03½	21	22
Brown.....		{ T.R..... { No. 2.....	16½	03	19½	21	644
			18	03½	21½	22½	645
		17	03	20	21½	646	
Alaska and Smoke Buffed Bellies.....		18½	03	21½	23	647
Boulevard Buffed Bellies.....		19½	03	22½	24	648
{ Cream or Pearl..... Black, California cream..... { Khaki (Gov't only)..... Brown (Gov't. only).....		{ T.R..... { No. 3..... { D. X. X. X..... { T.R..... { No. 3..... { D. X. X. X..... { T.R..... { No. 3..... { D. X. X. X.....	20½	01	21½	22	649
			18	01½	19½	20	650
			15½	00½	16	17	651
			21½	01	22½	23	652
		19½	01	20½	21	653	
		17	01	18	19	654	
		22½	01	23½	24	655	
		20½	01	21½	22	656	
		18	01	19	20	657	

Cowhide—

PART II—GLOVE LEATHER—*Con.*

Quality	Description	Grading	1234				Key No.
			(In cents per foot unless other- wise specified)				
Horsehide—	Cream or Pearl.....	(B.....	26	00½	26½	27½	658
		(C.....	24	00½	24½	25½	659
		(D.....	22	00½	22½	23½	660
		(D.X.....	20	00½	20½	21½	661
		(D.X.X.....	15	01	16	17	662
		(H.B.....	27	00½	27½	28½	663
		(H.C.....	25	00½	25½	26½	664
		(H.D.....	23	00½	23½	24½	665
		(H.D.X.....	21	00½	21½	22½	666
		(H.D.X.X.....	16	01	17	18	667
	Black..... Khaki (Gov't only).....	(T.R.....	25	00½	25½	26½	668
		(D.X.....	23	00½	23½	24½	669
		(D.X.X.....	21	00½	21½	22½	670
	Brown, California Cream.....	(D.X.X.X.....	18	00½	18½	19½	671
		(T.R.....	26	00½	26½	27½	672
		(D.X.....	24	00½	24½	25½	673
		(D.X.X.X.....	22	00½	22½	23½	674
	Alaska and Smoke Buffed.....	(D.X.X.X.....	19	00½	19½	20½	675
		(L.T.R.....	26½	00½	27	28	676
		(M.T.R.....	27½	00½	28	29	677
		(H.T.R.....	28½	00½	29	30	678
		(L.D.....	25½	00½	26	27	679
	Boulevard Buffed.....	(M.D.....	26½	00½	27	28	680
		(H.D.....	27½	00½	28	29	681
		(L.T.R.....	27½	00½	28	29	682
		(M.T.R.....	28½	00½	29	30	683
		(H.T.R.....	29½	00½	30	31	684
		(L.D.....	26½	00½	27	28	685
		(M.D.....	27½	00½	28	29	686
		(H.D.....	28½	00½	29	30	687

Chamois Horsehide No. 120.....	{No. 2M..... No. 3M..... No. 2H..... No. 3H.....}	24½ 22½ 25½ 23½	00½ 00½ 00½ 00½	25 23 26 24	26 24 27 25	688 689 690 691
Special Chamois Horsehide No. 115.....	{T.R..... D.....}	25½ 23½	00½ 00½	26 24	27 25	692 693
Cream Horse Butts.....	{T.R..... R.....}	20 16	01 01	21 17	21 17	694 695
Cream Horse Butts Rejects.....	{R.L..... C.L..... K.X.L..... L.L..... M.L.L.....}	22 20 18 16 14	22 20 18 16 14	22 20 18 16 14	696 697 698 699 700
Ladies' Lined.....	{No. 2..... No. 3..... L..... M.L.....}	22 19 17 14	22 19 17 14	22 19 17 14	701 702 703 704
Ladies' Unlined.....	{R..... C..... K.X.M..... M..... N..... O..... P.....}	22 20 18 16 14 11 09½ 01 00½	22 20 18 16 14 12 10	22 20 18 16 14 12 10	705 706 707 708 709 710 711
Men's Lined and Unlined.....	{A..... B..... C.....}	15 13 11	15 13 11	15 13 11	712 713 714
Heavy Sheepskin—	{A..... B..... C.....}	17 15 13	17 15 13	17 15 13	715 716 717
For Work Gloves—Pearl.....	{A..... B..... C.....}	17 15 13	17 15 13	17 15 13	718 719 720
For Work Gloves—Cream.....	{A..... B..... C.....}	17 15 13	17 15 13	17 15 13	718 719 720
Glove Suede Sheep.....	{A..... B..... C.....}	17 15 13	17 15 13	17 15 13	718 719 720
Glove Splits—	{H.T.R..... M.T.R..... L.T.R.....}	11½ 10½ 09½	01 01 01	12½ 11½ 10½	13 12 11	721 722 723
Side Split—John A. Lang.....						

PART II—GLOVE LEATHER—*Cont.*

Quality	Description	Grading	(In cents per foot unless otherwise specified)				Key No.	
			1	2	3	4		
Side Split—Jas. R. Kendall		{No. 1..... No. 2..... No. 3.....}	11 $\frac{1}{2}$	01	12 $\frac{1}{2}$	13	724	
			10 $\frac{1}{2}$	01	11 $\frac{1}{2}$	12	725	
			09	01	10	10	726	
		Short Splits—A. Davis & Son	{L.M. No. 1..... L.M. No. 2..... L.M. No. 3.....}	11	01	12	12 $\frac{1}{2}$	727
				10	01	11	11 $\frac{1}{2}$	728
				09	01	10	10 $\frac{1}{2}$	729
			{L.M. T.R..... M. No. 1..... M. No. 2.....}	10 $\frac{1}{2}$	01	11 $\frac{1}{2}$	12	730
				12	01	13	13 $\frac{1}{2}$	731
				11	01	12	12 $\frac{1}{2}$	732
			{M. No. 3..... M.T.R..... H.M. No. 1.....}	10	01	11	11 $\frac{1}{2}$	733
				11 $\frac{1}{2}$	01	12 $\frac{1}{2}$	13	734
				13 $\frac{1}{2}$	00 $\frac{1}{2}$	14	14 $\frac{1}{2}$	735
Special Small Splits (American Pat)— A. Davis & Son	{H.M. No. 2..... H.M. No. 3..... H.M.T.R..... L.M. Spec. 1A..... L.M. Spec. 1.....}	12 $\frac{1}{2}$	00 $\frac{1}{2}$	13	13 $\frac{1}{2}$	736		
		11 $\frac{1}{2}$	00 $\frac{1}{2}$	12	12 $\frac{1}{2}$	737		
		13	00 $\frac{1}{2}$	13 $\frac{1}{2}$	14	738		
		09 $\frac{1}{2}$	00 $\frac{1}{2}$	10	10	739		
		08 $\frac{1}{2}$	00 $\frac{1}{2}$	09	09	740		
Splits—Robson Leather Co.	{No. 1M..... No. 2M..... No. 3M..... No. 1L.M..... No. 2L.M..... No. 3L.M.....}	11 $\frac{1}{2}$	01	12 $\frac{1}{2}$	13	741		
		10	00 $\frac{1}{2}$	10 $\frac{1}{2}$	11	742		
		08 $\frac{1}{2}$	00 $\frac{1}{2}$	09	09	743		
		09 $\frac{1}{2}$	00 $\frac{1}{2}$	10	10	744		
		08 $\frac{1}{2}$	00 $\frac{1}{2}$	09	09	745		
		06 $\frac{1}{2}$	00 $\frac{1}{2}$	07	07	746		
Side Splits—Untrimmed—Clement. Heavy	{No. 1..... No. 2..... No. 1..... No. 2..... T.R..... No. 3..... Pieces.....}	09	01	10	10	747		
		08 $\frac{1}{2}$	00 $\frac{1}{2}$	09	09	748		
		11	00 $\frac{1}{2}$	11 $\frac{1}{2}$	12	749		
		07	01	08	08	750		
		09	01	10	10	751		
		08	01	09	09	752		
		08 $\frac{1}{2}$	00 $\frac{1}{2}$	09	09	753		
		07	00 $\frac{1}{2}$	07 $\frac{1}{2}$	07 $\frac{1}{2}$	754		
		04 $\frac{1}{2}$	00	05	05	755		

Side Splits—Trimmed—Edwards.....	H. T. R..... { M. T. R..... { L. T. R.....	11½ 10½ 09½	01 01 01	12½ 12 11	13 12 11	756 757 758
Secondary Side Splits. Trimmed. Edwards.....	{ H. T. R..... { M. T. R..... { L. T. R.....	09½ 08½ 07½	00½ 00½ 00½	10 09 08	10 09 08	759 760 761
Cuff Splits— Side Split—John A. Lang.....	{ No. 1..... { No. 2..... { No. 3..... { T. R..... T. R.....	10 11½ 10½ 11 09½	00½ 01 01 00½ 00½	10½ 12½ 11½ 12 10	11 13 12 11 10	762 763 764 765 766 767 768
Short Split—A. Davis & Son.....	{ No. 1..... { No. 2..... { T. R..... { No. 3..... { Pieces.....	08 07 06 06 04	01 01 00½ 00½ 00½	09 08 06½ 06½ 04½	09 08 08 08 08	769 770 771 772 773 774 775
Side Split—Cantin Freres.....	{ No. 1..... { No. 2..... { T. R..... { No. 3..... { Pieces.....	07½ 07½ 06½ 06½ 07½	00½ 00½ 00½ 00½ 00½	08 24 pd. 08 07 05½	08 24 pd. 08 07 05½	776 777
Belly Cuff—John A. Lang & Sons.....	{ Pl. or Emb.) { Found.....	07½ 21 pd.	00½ 03 pd.	08 24 pd.	08 24 pd.	778 779 780
Belly Cuff—John A. Lang & Sons—Fin. Veg. Tan.....	Special..... { No. 1..... { No. 2.....	07½ 06½ 05	00½ 00½ 00½	08 07 05½	08 07 05½	781 782 783 784 785 786 787 788 789
Middle Splits—Robson Leather Co.....	Pieces..... Pound..... T. R..... Pieces..... Small Pieces.....	21 pd. 06½ 22½ pd. 18 pd. 19 pd. 15 pd.	00½ 00½ 02½ pd. 02 pd. 01 pd. 02 pd.	08 08 07 04½ 20 pd. 17 pd.	08 08 07 04½ 20 pd. 17 pd.	790 791
Horse Splits— John A. Lang—Edwards & Edwards Reg. Champlain Leather (Large Stock).....		09½ 08½	01½ 01½	11 10	11 10	

PART II—GLOVE LEATHER—*Conc.*

Quality	Description	Grading	1 2 3 4 (In cents per foot unless otherwise specified)				Key No.
			1	2	3	4	
<i>Horse But Split—</i> John A. Lang & Sons.....		(Med. Weight Heavy Wgt....	08 25 pd.	08 25 pd.	08 25 pd.	792 793
<i>Belly or Head Splits—</i> John A. Lang—Edwards & Edwards.....		(Reg. Special.....	27 pd. 21 pd.	03 pd. 03 pd.	30 pd. 24 pd.	30 pd. 24 pd.	794 795
Daoust Lalonde.....		(Split Pieces... Light Weight	12 pd. 20 pd.	01 pd. 02 pd.	13 pd. 22 pd.	13 pd. 22 pd.	796 797
Champlain.....		(Medium.....	22½ pd. 14 pd.	02½ pd. 01 pd.	25 pd. 15 pd.	25 pd. 15 pd.	798 799
<i>MOCCASIN LEATHER—Chrome Tanned—</i> Pearl and Cream Moccasin Bellies.....			20½ 22½	03 03	23½ 25½	25 27	800 801
Golden Buck (buffed) Moccasin Bellies.....							
Pearl and Cream Moccasin Cowhide and Bullhide.....			30	.04	34	35	802
Golden Buck (buffed) Moccasin Cowhide and Bullhide.....			32	04	36	37	803

SCHEDULE OF PRICES FOR GLOVE TRADE

Quality	Grading	(In cents per foot unless otherwise specified)				Key No.
		1	2	3	4	
Chrome Tanned	{ Baby Lincoln Lambs..... { S. X. Glove Lining.....	\$6.00 doz. 29	\$1.25 doz. 03	\$7.25 doz. 32	\$7.25 doz. 32	824 825

PART 4—LEATHER FOR CAP AND HELMET TRADE

Quality	Description	Grading	1 2 3 4				Key No.
			(In cents per foot unless otherwise specified)				
Sheepskin.....	Retan (Smooth and Tigtext).....	{ Grade 1..... { Grade 2..... { Grade 3.....	17	00½	17½	17½	826
			15	00½	15½	15½	827
			13	00½	13½	13½	828

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-990

PART 1—CLOTHING LEATHERS

- (a) *Garment Horsehide, Cowhide or Sheepskin*
 - London Tan
 - Olympic Blue for Horsehide and Cowhide only
 - Royal Blue for Sheepskin only
 - Black
 - Dark Green
 - Brown
 - Chestnut (Army Jerkins)
 - Kamel
- (b) *Heavy Weight Garment Horsehide or Cowhide*
 - Black
- (c) *Sheepskin Suede*
 - Nigger Brown
 - Cocoa

PART 2—HORSEHIDE, COWHIDE AND BELLY GLOVE LEATHERS

- (a) *Glove Horse Sides (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown
 - California Cream
 - Khaki (Government only)
- (b) *Glove Horse Sides (Buffed)*
 - Alaska
 - Boulevard
 - Smoke
 - Chamois #120
 - Special Chamois #115
- (c) *Horse Butts Glove (Grain)*
 - Cream
- (d) *Glove Cow Sides (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown and Khaki (Government only)
 - California Cream
- (e) *Glove Bellies (Grain)*
 - Cream
 - Pearl
 - Black
 - Brown
- (f) *Buffed Bellies*
 - Alaska
 - Smoke
 - Boulevard
- (g) *Glove and Cuff Splits*
 - Pearl
 - Canary
 - Alaska
 - Brown (Army Machine Gunners' Gloves and Mitts)
 - Fawn (Horse Splits only)
 - Brown (" " ")
- (h) *Embossed Cuff Splits*
 - Brown
 - Alaska
 - Pearl
 - Black

PART 3—DOMESTIC LEATHERS FOR DRESS GLOVES

(a) *Men's Domestic Sheepskin, Plain or Pigtex*

Tan
Brown
Cream or Natural
Black (Brush and Drum)
Grey (One shade only—medium colour)
Pearl

(b) *Ladies' Sheepskin—Plain or Pigtex*(i) *Unlined:*

Tan
Brown
Cream or Natural
Oatmeal
Black (Brush and Drum)
Navy
White

(ii) *Lined and Children's:*

Tan
Brown
Black
Cream

(c) *Domestic Sheepskin for Mitts*

Red
Green
Navy
Tan
Black
Cream
Pearl

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-991

Prices of Leather Gloves, Mitts, Garments and Moccasins

Under powers given by the Wartime Prices and Trade Board to the Administrator of Work Clothing,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. This Order comes into force on December 1, 1943, and applies to and varies the highest selling prices for manufacturers and wholesalers on sales of leather gloves, mitts, garments and moccasins, made from leather listed in Schedule "A" of Administrator's Order No. A-990, but it does not apply to goods manufactured from imported finished leather.

2. Administrator's Order No. A-25 shall, for the purposes of that Order and of this Order, be deemed to have applied to and included and to apply to and include leather mitts and moccasins, although the same are not expressly named in said Order No. A-25, and also all sales otherwise than at retail of leather gloves, mitts, garments and moccasins by the manufacturer thereof as well as to his sales of the same to a wholesaler or to a retailer.

3. The highest price at which a person who manufactures leather gloves, mitts, garments or moccasins may sell or offer to sell the same otherwise than at retail is varied and increased by a surcharge amount of not more than the percentage stated below over the highest price for the same, exclusive of sales tax, as fixed by said Order No. A-25, namely,

Leather gloves and mitts $4\frac{1}{2}$ per cent over such highest price,
exclusive of sales tax.

Leather garments and moccasins $5\frac{1}{2}$ per cent over such highest price,
exclusive of sales tax,

4. Where a person who sells at wholesale buys leather gloves, mitts, garments or moccasins the selling price of which by the manufacturer has been increased by the surcharge amount authorized by Section 3, or by any part of such surcharge amount, the buyer may in such case increase the price at which he sells or offers to sell at wholesale such leather gloves, mitts, garments or moccasins, as the case may be, by an amount not more than two-thirds of the surcharge amount, only, actually included in the price at which he bought such goods.

5. A person who manufactures leather gloves, mitts, garments or moccasins must not increase his selling price of the same by the surcharge amount authorized by Section 3, or by any part thereof, unless at or before the time of sale he issues an invoice for same showing, as a separate item thereon, the surcharge amount included in the total selling price, such item to be designated by the words "surcharge amount" on the invoice.

6. This Order applies to all leather gloves, mitts, garments and moccasins invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for the same was made or given before the effective date of this Order.

7. This Order does not vary or otherwise affect the highest lawful price at which leather gloves, mitts, garments or moccasins may be sold or offered for sale by any person at retail.

Dated at Ottawa, this 24th day of November, 1943.

A. BRADSHAW,
Administrator of Work Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-992

Prices of Leather Caps and Helmets

Under powers given by the Wartime Prices and Trade Board to the Administrator of Men's and Boys' Furnishings, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on December 1, 1943, and varies the highest selling prices for manufacturers and wholesalers of leather caps and helmets.

2. The highest price at which a person who manufactures leather caps and helmets may sell or offer to sell the same otherwise than at retail to any buyer or class of buyer is varied and increased by a surcharge amount of not more than 4½ per cent over his lawful maximum selling price (exclusive of sales tax) on November 30, 1943, for the same kind and quality of goods on a sale to that buyer or class of buyer.

3. Where a person who sells at wholesale buys leather caps or helmets, the selling price of which by the manufacturer has been increased by the surcharge amount authorized by Section 2, or by any part of such surcharge amount, the buyer may in such case increase the price at which he sells or offers to sell at wholesale such leather caps or helmets, as the case may be, by an amount not more than two-thirds of the surcharge amount, only, actually included in the price at which he bought such goods.

4. A person who manufactures leather caps or helmets must not increase his selling price of the same by the surcharge amount authorized by Section 2, or by any part thereof, unless at or before the time of sale he issues an invoice for same showing, as a separate item thereon, the surcharge amount included in the total selling price, such item to be designated by the words "surcharge amount" on the invoice.

5. This Order applies to all leather caps and helmets invoiced and shipped on or after the effective date of this Order, even if the contract of sale or order for the same was made or given before the effective date of this Order.

6. This Order does not vary or otherwise affect the highest lawful price at which leather caps or helmets may be sold or offered for sale by any person at retail.

Dated at Ottawa, this 24th day of November, 1943.

J. D. C. FORSYTH,
Administrator of Men's and Boys' Furnishings.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-993

Respecting the Maximum Prices of Imitation Spices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tea, Coffee and Spices, it is hereby ordered on behalf of the Board as follows:—

APPLICATION OF ORDER

1. This Order comes into effect on December 1, 1943, and fixes maximum prices for sales of the following imitation spices, namely, imitation black pepper, white pepper, allspice, cinnamon, cloves, ginger (cochin), ginger (Jamaica), nutmeg, mace and sage. Administrator's Order No. A-758 fixes maximum prices for sales of the corresponding ground pure spices.

MEANING OF "IMITATION SPICE"

2. For the purposes of this Order "imitation spice" means an artificial or imitation spice product processed to conform in taste, flavour and usefulness with the corresponding ground pure spice.

APPROVAL OF ADMINISTRATOR MUST BE OBTAINED

3. Before selling or offering to sell an imitation spice, any person who manufactures or otherwise processes such imitation spice for sale must first obtain the approval of the Administrator of Tea, Coffee and Spices, as to its comparable taste, flavour, and usefulness with the corresponding pure spice. When applying for approval the applicant shall submit a sample of each imitation spice he proposes to sell and full particulars of the formula used to manufacture it. The applicant shall provide any other additional information that may at any time be requested by the Administrator.

MAXIMUM PRICE FOR ALL SELLERS

4. The maximum price at which any seller may sell or offer to sell to any buyer any imitation spice to which this Order applies shall be the applicable maximum price fixed by Administrator's Order No. A-758 for sales of the corresponding kind and variety of ground pure spice by that seller to that class of buyer.

Dated at Ottawa this 26th day of November, 1943.

R. T. MOHAN,
Administrator of Tea, Coffee and Spices.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-994

Respecting Maximum Prices of Quick Frozen Fruit and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date and Application of the Order

1. This Order comes into force on December 1, 1943, and applies to all sales of the quick frozen fruit and vegetables listed herein except where such products are packed in containers having a net weight capacity of more than 10 pounds.

Definitions

2. For the purposes of this Order,

(a) "quick frozen" means preserved for future consumption by being rapidly frozen according to the process known as "quick freezing";

(b) "processor" means any person engaged in the business of preserving or packing quick frozen fruit and vegetables for sale;

(c) "wholesale distributor" means any person other than processor, who sells quick frozen fruit and vegetables otherwise than at retail;

(d) "sell" covers also an offer to sell.

Sales by Processors

3. On and after the effective date of this Order, the maximum price, f.o.b. seller's factory, at which a processor may sell to any class of buyer any quick frozen fruit or vegetable listed in the table to this Section shall be an amount equal to the lawful maximum price, f.o.b. his factory, in effect immediately prior to the effective date of this Order on sales by him of that product to that class of buyer PLUS the additional amount per unit set out opposite such product in the following table:

TABLE TO SECTION 3

NAME OF PRODUCT	INCREASE IN MAXIMUM PRICE IN CENTS
Asparagus Tips2 per ounce
Green Beans2 " "
Green Beans (French)2 " "
Wax Beans1 " "
Peas166 " "
Cut Corn166 " "
Corn on Cob5 per cob
Cauliflower2 per ounce
Broccoli1 " "
Spinach214 " "
Lima Beans083 " "
Brussels Sprouts3 " "
Squash0625 " "
Peppers	1. per pound
Strawberries3125 per ounce
Raspberries4545 " "
Rhubarb0714 " "
Peaches0312 " "
Loganberries3125 " "
Cantaloupe25 " "
Apricots25 " "
Blackberries3125 " "

EXAMPLE: The increase permitted for a 10 ounce net weight container of Green Beans is 2 cents ($10 \times .2$)

Sales by Wholesale Distributors

4. The maximum price, f.o.b., his place of business, at which a wholesale distributor may sell to any class of buyer any quick frozen fruit or vegetable listed in the table to Section 3 shall be the sum of the following:

- (a) the actual price paid by him for that product but not exceeding the maximum price at which it may be sold to him by a processor as fixed by this Order;
- (b) sales tax and actual transportation charges where and to the extent the same or either of the them are borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost), in respect of the product of a particular processor, not greater than the markup (percentage of cost) customarily obtained by him on sales of that product to that class of buyer during the basic period from September 15 to October 11, 1941, both inclusive, and if that product was not sold by him during such basic period, not greater than the markup (percentage of cost) customarily obtained by him on sales of a substantially similar product to that class of buyer during such basic period.

Sales by Retailers

5. The maximum price at which any person, other than a manufacturer, may sell at retail any quick frozen fruit or vegetable listed in the table to Section 3 shall be the sum of the following:

- (a) the actual price paid by him for the product but not exceeding the maximum price at which it may be sold to him by his supplier as fixed by this Order;
- (b) sales tax and actual transportation charges where and to the extent the same or either are borne by him and are not included in such actual price; and
- (c) a markup (percentage of cost), in respect of the product of a particular supplier, not greater than the markup (percentage of cost) customarily obtained by him on sales of that product during the said basic period and, if such product was not sold by him during such basic period, no greater than the markup (percentage of cost) customarily obtained by him on sales of a substantially similar product during such basic period; provided, however, that such markup shall not in any event exceed $22\frac{1}{2}$ per cent of his selling price.

Sales Invoices

6. (1) On every sale of a product to which this Order applies, other than a sale at retail, every seller shall at the time of delivery thereof, furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name of the product, the net weight of the contents of the container, and the price per container charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

7. Every wholesale distributor and every retailer shall immediately upon receipt by him of any product to which this Order applies purchased by him, make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the name of the product purchased, the net weight of the contents of the container and the price per container, and transportation charges and sales tax, if any, paid. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

8. Every invoice and record which a seller of a product to which this Order applies is, by this Order, required to make and keep, shall be kept available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

9. Every person who sells at retail a product to which this Order applies shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the name of product, the net weight of the contents of the container and the price charged therefor.

Additional Payments and Considerations To Be Part of the Price

10. Any consideration, money, or money's worth given or paid by the buyer to any person in connection with the purchase of any product to which this Order applies or received by the seller from any person in connection with the sale of any such product shall constitute part of the price for such product.

Dated at Ottawa, this 26th day of November, 1943.

F. D. MATHERS,
*Administrator of Processed
Fruits and Vegetables.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-995

Respecting Heeney Frosted Foods Limited of Ottawa, Ontario

Dated November 26, 1943.

Effective December 1, 1943.

REVOKES Administrator's Order No. A-116.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-996

**Respecting Maximum Prices for Manufacturing Creamery Butter
on a Custom or Commission Basis**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on December 15, 1943.

2. Where an operator of a creamery and a primary producer of cream or milk mutually agree in a written contract on the price to be charged by the operator for manufacturing, packing and selling creamery butter on a custom or commission basis for the primary producer, such agreed price shall be exempt from any provision contained in Section 7 of The Wartime Prices and Trade Regulations fixing a basic period price therefore, if and when,

(a) a duplicate copy of such contract signed by the parties thereto or their duly authorized representatives has been filed with and approved by the Officer in Charge of the Dairy Branch in the Provincial Government of the Province where the parties reside; and

(b) a certified copy of such contract with the approval of the Provincial Officer concerned endorsed thereon has been filed with the Administrator of Dairy Products, Foods Administration, Ottawa.

Dated at Ottawa, this 26th day of November, 1943.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-997

Combined Wholesale Markup on Sales of Fresh Fruit and Vegetables on or from the Montreal Fruit and Vegetable Market

(Consolidated as amended by Administrator's Order No. A-1166)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED *on behalf of the Board* as follows:

1. This Order comes into force on December 4, 1943, and revokes and replaces Administrator's Order No. A-905.

Definitions

2. For the purposes of this Order the following words and terms are given defined meanings, namely:

- (a) *Fresh Fruit*—refers to and includes only fresh apples, peaches, pears, plums and grapes, both domestic and imported;
- (b) *Root Vegetables*—refers to fresh beets, cabbage, carrots, parsnips, rutabagas and turnips to which Administrator's Order No. A-955 applies;
- (c) *Montreal Area*—means and includes the cities of Montreal, Westmount, Outremont and Verdun and the municipalities of Hampstead, Montreal East, Montreal West, Mont Royal, Pointe-aux-Trembles, St. Laurent, St. Léonard de Port Maurice, St. Michel and St. Pierre;
- (d) *Wholesale Distributor*—means any person other than a shipper, who sells any fresh fruit or vegetables at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer.
- (e) *Warehouse-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale;
- (f) *Trucker-Jobber*—is a wholesale distributor who buys from another wholesale distributor for resale.
- (g) *Combined Markup*—means the total of the markups at wholesale which may be included as part of the selling prices of all wholesale distributors on sales of fresh fruit or onions by and between them and which is fixed for fresh peaches, pears and plums by Administrator's Order No. A-850, as amended, for grapes by Administrator's Order No. A-873, and for onions by Administrator's Order No. A-916.

Commission Chargeable by Warehouse-Jobber or Trucker-Jobber on Certain Specified Sales

3. (1) Where in any case a warehouse-jobber or a trucker-jobber buys any onions, root vegetable or fresh fruit from another wholesale distributor in the Montreal area in a transaction by or as a result of which,

- (a) in the case of any root vegetable, the lawful markup available to him is less than 12 per cent of his lawful maximum price of such root vegetable; or
- (b) in the case of any onions or any fresh fruit, his share or proportion of the combined markup is less than the total of such combined markup by at least 3 per cent of his lawful selling price of such produce;

then in such case, but in such case only, he may, on a sale to a retailer, add to his lawful maximum price of such fruit or vegetable, a commission or charge amounting to not more than 3 per cent of such lawful maximum price.

(2) Where in any case a warehouse-jobber or a trucker-jobber buys any potatoes from another wholesale distributor in the Montreal area in a transaction by or as a result of which the lawful markup available to him is less than 10 cents per 75-lb. container or 13 cents per 100-lb. container, then in such case, but in such case only, he may, on a sale to a retailer add to his lawful maximum price of those potatoes, a commission or charge amounting to not more than 5 cents per 75-lb. container or 7 cents per 100-lb. container of potatoes.

(Subsection 2 as substituted by Administrator's Order No. A-1166).

Retail Selling Price Not Affected

4. This Order does not apply to nor shall it increase the maximum price at which any retailer may sell any fresh fruit or vegetable to any person, and to the extent, if any, that the price at which a retailer buys any fresh fruit or vegetable from a warehouse-jobber or trucker-jobber is increased by the provisions of this Order such increase must wholly be borne by the retailer.

Particulars of Invoices

5. Where on a sale to a retailer a warehouse-jobber or trucker-jobber adds to his selling price the commission or charge authorized by Section 3, or any part thereof, he must show the same as a separate item on his sales invoice to the retailer.

Operation of Combined Markup Covers Imported Fruits and Vegetables

6. For greater certainty it is hereby declared and provided that for all purposes of the said Orders No. A-850 as amended, No. A-873 and No. A-916, the provisions thereof with respect to combined markup at wholesale apply equally to sales at wholesale of the imported fresh fruit or vegetables named therein as they do in the case of the domestic fresh fruit or vegetables named therein.

Commission, etc. as Part of Selling Price Except as Authorized by Section 3

7. For all the purposes of said Orders Nos. A-850 (fresh peaches, pears and plums), A-873 (grapes), A-916 (onions), and A-955 (beets, cabbage, carrots, parsnips, turnips and rutabagas) and Administrator's Orders No. A-892 (apples) and No. A-929 (potatoes) and amendments thereto (if any), any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fresh fruit or vegetable or received by the seller from any person in connection with the sale of any fresh fruit or vegetable shall constitute part of the price for such produce except that in the Montreal Area the commission or charge authorized by Section 3 to be added to the selling price on a sale mentioned in such Section must not be included in the selling price but must be shown as an addition thereto and as a separate item on the sale invoice.

Application of Principal Orders

8. Except as expressly varied or amended by this Order, all of the provisions of the said Orders Nos. A-850, A-873, A-892, A-916, A-929 and A-955 and amendments thereto, if any, apply to sales of fresh fruit and vegetables in the Montreal Area.

Dated at Ottawa, this 26th day of November, 1943.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-998

Respecting the Use of Copper and Brass in Plumbing Equipment and Supplies

Dated November 27, 1943.

Effective December 1, 1943.

AMENDS Administrator's Order No. A-669.

(Administrator's Order No. A-669 as amended by Administrator's Order No. A-998 revoked and replaced by Administrator's Order No. A-1071 for which see Canadian War Orders and Regulations 1944, Volume I, No. 6.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-999

Respecting Paint and Varnish Brushes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Schedule "A" to Administrator's Order No. A-494 is hereby amended by adding thereto item (r) as set out in the Schedule to this Order.

2. This Order shall be effective on and after the 8th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-999

Width of Brush at Ferrule	Size of Stock	Length of Stock out of Ferrule	Combined Weight of Hair	Thickness of Brush within Ferrule	Type of Handle	Finish Handle	Manufacturer's Maximum List Price (per doz.)	Maximum Price to Consumer (each)
				(r) LINE				
		(Made of 100% horse hair, not less than 50% of which has been flagged)						
1"	2 $\frac{1}{4}$ "	1 $\frac{7}{8}$ "	$\frac{3}{16}$ "	$\frac{5}{16}$ "	Flat Moulded	Clear	\$2.50	\$0.20
2"	2 $\frac{1}{4}$ "	1 $\frac{7}{8}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "	"	"	4.18	.35
3"	2 $\frac{1}{4}$ "	2 $\frac{1}{8}$ "	$\frac{1}{2}$ "	$\frac{5}{8}$ "	"	"	9.00	.75
4"	2 $\frac{1}{4}$ "	2 $\frac{1}{8}$ "	1"	$\frac{3}{4}$ "	"	"	15.00	1.25
5"	2 $\frac{1}{4}$ "	2 $\frac{3}{8}$ "	1 $\frac{1}{8}$ "	$\frac{3}{4}$ "	"	"	20.00	1.65
6"	2 $\frac{1}{4}$ "	2 $\frac{3}{8}$ "	2"	$\frac{3}{4}$ "	"	"	27.00	2.25
7"	2 $\frac{1}{4}$ "	2 $\frac{3}{8}$ "	2 $\frac{1}{4}$ "	$\frac{3}{4}$ "	"	"	37.50	3.25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1000

Respecting the Manufacture of Book, Writing and Specialty Papers

(Consolidated as amended by Administrator's Order No. A-1211)

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Effective Date and Introduction

1. This Order comes into force on January 1, 1944, and as of that date Administrator's Order No. A-854 is revoked and replaced by this Order.

2. This Order sets out the restrictions on the manufacture of the kinds of fine and specialty papers listed in the Schedule.

Restrictions

3. On and after January 1, 1944, such kinds of fine and specialty papers shall be manufactured only according to the specifications set out in the Schedule for each kind.

4. In the Schedule there are two sets of specifications for each kind of paper. The "Standard Specifications" must be used where the quantity of paper being made is less than the minimum set out in the Special Making Order Specifications for the same kind and grade of paper. The "Special Making Order Specifications" may be used only where the quantity of paper being made is not less than the minimum appearing in such specifications for that kind and grade of paper and where the paper is manufactured at one time to fill a single order placed by a single buyer for use by one printer, converter, publisher or consumer.

General Provisions

5. It is permissible, as an added service and distinct from the term "manufacture" as used in this Order, for a manufacturer to cut paper to sizes of which any parent size listed under "Standard Specifications" is a multiple, or for a wholesaler to cut paper to smaller sizes than those specified.

6. Supercalendered, English (Machine) Finish and Machine Glazed Book and Litho Papers, Groundwood Halftone and Catalogue Book, Rotogravure and Offset Papers, conforming to all applicable specifications set forth in the Schedule hereto, may be manufactured with special fillers or specially hard sized in minimum quantity of 10 tons only.

7. Notwithstanding the provisions of Section 4 of this Order, Bond and Ledger paper of green-white shade, conforming in all other respects to "Standard Specifications" in Items 1, 2, 5 and 6 of the Schedule for colours other than white may be supplied by any wholesaler to any printer, converter or consumer in any quantity.

8. This Order shall not apply to paper which is manufactured for export in sheets or rolls without further processing.

9. Nothing in this Order shall prohibit the disposal of paper not conforming to the provisions herein set forth manufactured prior to the effective date of the Order.

10. The provisions of this Order shall be subject to such written exemption as the Administrator of Book and Writing Papers may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 4th day of December, 1943.

A. P. JEWETT,
Administrator of Book and Writing Papers.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-1000

*Standard Specifications and Special Making Order Specifications for the
Manufacture of Fine and Specialty Papers*

ITEM 1—RAG CONTENT BOND PAPERS

1. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 Grade, White: 26, 32, 40 and 48 lb. to 1,000 sheets of size 17 x 22.

No. 2 Grade, White: 26, 32 and 40 lbs. to 1,000 sheets of size 17 x 22.

No. 1 and No. 2 Grades, Colours: 32 and 40 lb. to 1,000 sheets of size 17 x 22.

No. 3 and No. 4 Grade: White and Colours: 32 lbs. to 1,000 sheets of size 17 x 22.

Standard sizes: In substance weights only as indicated below:

No. 1 GRADE

	Size	Sub. 26M	Sub. 32M	Sub. 40M	Sub. 48M
WHITE.....	17 x 22	26M	32M	40M	48M
	17 x 28	33M	41M	51M	61M
	19 x 24	39M	49M
	22 x 34	52M	64M	80M	96M
AZURE and BUFF.....	17 x 22	40M
	22 x 34	80M

No. 2 GRADE

	Size	Sub. 26M	Sub. 32M	Sub. 40M
White.....	17 x 22	26M	32M	40M
	17 x 28	33M	41M	51M
	19 x 24	39M	49M
	22 x 34	52M	64M	80M
	28 x 34	82M	102M
AZURE.....	17 x 22	40M
	17 x 28	51M
	19 x 24	49M
	22 x 34	80M
COLOURS, (Blue, Buff, Green, Pink, Primrose)	17 x 22	32M	40M
	17 x 28	41M	51M
	22 x 34	64M	80M

No. 3 GRADE

	Size	Sub. 32M
WHITE.....	17 x 22	32M
	17 x 28	41M
	22 x 34	64M

No. 4 GRADE

	Size	Sub. 32M
WHITE.....	17 x 22	32M
	17 x 28	41M
	19 x 24	39M
	22 x 34	64M
	28 x 34	82M
COLOURS		
BLUE.....	17 x 22	32M
PINK.....	17 x 28	41M
	22 x 34	64M
BUFF.....	17 x 22	32M
	17 x 28	41M
	19 x 24	39M
	22 x 34	64M
GOLDEN ROD.....	17 x 22	32M
	17 x 28	41M
	22 x 34	64M

Standard colours:

No. 1 Grade: White, Azure and Buff.

No. 2 Grade: One shade of White, Azure, Blue, Buff, Green, Pink, Primrose.

No. 3 Grade: One shade of White.

No. 4 Grade: One shade of White, Blue, Buff, Goldenrod, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.

Special size:

(i) Sheets: Minimum quantity of 1,000 lbs. of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1,000 lbs. of a grade, standard weight and colour in widths acceptable to the manufacturer.

Special colour: Minimum quantity of 1,500 lbs. of a colour, grade, size and standard weight.

ITEM 2—RAG CONTENT LEDGER PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 Grade: 56, 64, 72 lbs. to 1,000 sheets size 17 x 22.

No. 2, No. 3 and No. 4 Grades (including cellate): 56 lbs. to 1,000 sheets size 17 x 22.

Machine Posting Ledger Grade (including cellate): 72 and 80 lbs. to 1,000 sheets of size 17 x 22.

Standard sizes: In the substance weights only as indicated below:

No. 1 GRADE

	Size	Sub. 56M	Sub. 64M	Sub. 72M
WHITE.....	17 x 28	71M		
	20 x 28			108M
	21 x 32		115M	
	16 x 21		57M	
	23 x 31			137M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M
AZURE.....	17 x 28	71M		
	20 x 28			108M
	21 x 32		115M	
	16 x 21		57M	
	23 x 31			137M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M
	19 x 48			176M
BUFF.....	17 x 28	71M		
	20 x 28			108M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M

No. 1 GRADE LOOSE LEAF LEDGER

Size	Sub. 56M	Sub. 56M	Sub. 72M	Sub. 72M
	BUFF	AZURE	BUFF	AZURE
17½ x 28½.....	74M	74M		
22½ x 22½.....	75M	75M	96M	96M
22½ x 28½.....	94M	94M		
22½ x 28½.....			124M	124M

No. 2 GRADE

Size	Sub. 56M	Sub. 56M	Sub. 56M
	WHITE	BUFF	AZURE
16 x 21.....	50M	50M	50M
17 x 28.....	71M	71M	71M
18 x 23.....	62M	62M	62M
18 x 46.....	124M		
19 x 24.....	68M	68M	68M
19 x 48.....			137M
20 x 28.....	84M		84M
21 x 32.....	101M	101M	101M
22½ x 34.....	115M	115M	115M
23 x 36.....	124M	124M	124M
24 x 38.....	137M	137M	137M
28½ x 34½.....	147M	147M	147M

No. 2 GRADE LOOSE LEAF LEDGER

Size	Sub. 56M	Sub. 56M
	BUFF	PALE AZURE
17½ x 28½.....	74M	74M
22½ x 28½.....	94M	94M

No. 3 GRADE

No Standard Sizes: Supplied in Special Making Order Quantities Only.

No. 4 GRADE

Size	Sub. 56M	Sub. 56M	Sub. 56M
	WHITE	AZURE	BUFF
17 x 28.....	71M	71M
19 x 48.....	137M
21 x 32.....	101M	101M
22½ x 34.....	115M	115M
23 x 36.....	124M	124M
24 x 38.....	137M	137M
24½ x 36½.....	134M
28 x 34.....	142M	142M
28½ x 34½.....	147M

MACHINE POSTING LEDGER

(WHITE AND BUFF)

Size	Sub. 72M	Sub. 80M
22½ x 22½.....	96M	106M
24½ x 36½.....	172M	192M

Standard colours:

No. 1 Grade: One shade of White, Azure, Buff.

No. 2 Grade: One shade of White, Buff, Azure and Light Azure.

No. 3 and No. 4 Grade (including cellate): One shade of White, Azure, Buff.

Machine Posting Ledger (including cellate): One shade of White and Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.*Special size:*

(i) Sheets: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1,000 lb. of a grade, standard weight and colour, in widths acceptable to the manufacturer.

Special colour: Minimum quantity of 1,500 lb. of a colour, grade, size and standard weight.

ITEM 3—RAG CONTENT MANIFOLD, AIRMAIL BOND AND AIRMAIL ENVELOPE PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights: 13, 18/20, 20 and 26 lb. to 1,000 sheets of size 17 x 22.
Standard sizes: In substance weights only as indicated below:

	Size	Sub. 13M	Sub. 18/20M	Sub. 20M	Sub. 26M
No. 1 GRADE MANIFOLD WOVE....	17 x 22 17 x 28	18/20M 23/25M
No. 2 GRADE MANIFOLD WOVE....	17 x 22 17 x 28	20M 25M
No. 1 GRADE AIRMAIL BOND.....	17 x 22	13M
No. 2 GRADE AIRMAIL					
(i) Bond.....	17 x 22 17 x 28 22 x 34	20M 25M 40M	26M 33M 52M
(ii) Envelope.....	30 x 40	84M
No. 4 GRADE AIRMAIL					
(i) Bond.....	17 x 22 17 x 28 22 x 34	20M 25M 40M	26M 33M 52M
(ii) Envelope.....	30 x 40	84M

Standard colours:

No. 1 Grade Manifold Wove: One shade of White and of Blue, Canary, Green, Pink.

No. 2 Grade Manifold Wove: One shade of White.

No. 1 Grade Airmail: One shade of White and Blue.

No. 2 Grade Airmail: One shade of Light Blue.

No. 4 Grade Airmail: One shade of Opacity Blue.

Standard finishes:

No. 1 and 2 Manifold Wove: Glazed and Unglazed.

No. 1, 2 and 4 Airmail: Bond finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.

Special size: Minimum quantity of 1,000 lb. of a size, grade and standard weight, colour and finish.

Special colour: Minimum quantity of 1,500 lb. of a colour, grade, size and standard weight and finish.

Special finish: Standard finishes only.

ITEM 4—RAG CONTENT STATIONERY, WEDDING AND PAPETERIE PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 and No. 2 Grade: 40 lb. to 1,000 sheets of size 17 x 22.

No. 3 Grade: 32 and 40 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: 11 x 34, 16½ x 21, 17 x 22, 21 x 33, 22 x 34.

Standard colour: White and Ivory.

Standard finishes: Vellum, Kid and Ripple.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(i) No. 1 and No. 2 Grade: Substance 48M for manufacture of social and wedding stationery only: Minimum quantity of 1 ton of a grade, weight, size, colour and finish.

(ii) No. 3 Grade: Standard substance weights only.

Special size: Minimum quantity of 1,000 lbs. of a size, grade, finish, standard weight and colour.

Special colour: Minimum quantity of 2 tons of a colour and grade and not less than 1 ton of a size, weight and finish; provided that not less than 1,000 lbs. of a special making order for 2 tons or more may be manufactured in the form of Rag Content Stationery Bristol in accordance with the specifications set for Item 50 of this Schedule.

Special finish: Standard finishes only.

ITEM 5—SULPHITE BOND PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights:

20, 26 and 32 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: In substance weights only as indicated below:

(i) White (in grades No. 5, No. 6 and No. 7):

Size	Sub. 20M	Sub. 26M	Sub. 32M
17 x 22.....	*20M	26M	32M
17 x 28.....	*25M	33M	41M
19 x 24.....			39M
22 x 34.....	*40M	52M	64M
22½ x 28½.....			*54M
24 x 38.....			78M
28 x 34.....			82M
34 x 44.....			*128M

* Standard in No. 7 Grade only.

(ii) Colours (in Grades No. 5 and No. 7 only)

Size	Sub. 20M	Sub. 26M	Sub. 32M
17 x 22.....	*20M	26M	32M
17 x 28.....	*25M	33M	41M
19 x 24.....			39M
22 x 34.....	*40M	52M	64M
22½ x 28½.....			*54M
24 x 38.....			78M
28 x 34.....			82M

* Standard in No. 7 Grade only.

Standard colours:

No. 5 and No. 7 Grades: One shade of White and of Blue, Buff, Canary, Golden-rod, Green, Pink.

No. 6 Grade: One shade of White only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than substance 32M): Minimum quantity of 18 tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight in widths acceptable to the manufacturer.

Special colour:

- (i) Green-white shade only in minimum quantity of 3 tons of a shade, grade and standard weight, and not less than two tons of a special size nor less than 1 ton of a standard size.
- (ii) Light Blue (Air Force) shade in minimum quantity of 10 tons of a shade and grade, and not less than $2\frac{1}{2}$ tons of a size, and weight, in substances 26M and 32M for the manufacture of correspondence paper and pads and substance 40M for accompanying envelopes.

ITEM 6—SULPHITE LEDGER PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weight: 56 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

16 x 21	23 x 36
17 x 28	24 x 38
19 x 24	$24\frac{1}{2}$ x $36\frac{1}{2}$
21 x 32	$28\frac{1}{2}$ x $34\frac{1}{2}$
$22\frac{1}{2}$ x 34	

Standard colours: One shade of White and Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.
- (ii) Rolls: Minimum quantity of one ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Green-white shade only in minimum quantity of 3 tons of a shade, grade and standard substance weight, and not less than 2 tons of a special size nor less than 1 ton of a standard size.

ITEM 7—SULPHITE WOVE WRITING

I. STANDARD SPECIFICATIONS:

Standard substance weight: 32 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

17 x 22	17 x 28
22 x 34	19 x 24

Standard colour: One shade of White.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade and standard weight.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, and in widths acceptable to the manufacturer.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 8—MANILLA WRITING

I. STANDARD SPECIFICATIONS:

Standard substance weights: 32 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

8½ x 11	19 x 24
8½ x 14	22 x 34
17 x 22	28 x 34
17 x 28	

Standard colour: One shade of Yellow.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than Sub. 32M): Minimum quantity of 2½ tons of a weight, grade and sheet size or assorted roll widths acceptable to the manufacturer.

Special size:

(i) Sheets: Minimum quantity of 2½ tons of a size, grade and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade and standard substance weight in widths acceptable to the manufacturer.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 9—TELEGRAPH (OR No. 2 GRADE) MANILLA WRITING

I. STANDARD SPECIFICATIONS:

No standard specifications; special making orders only to be supplied.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: Any weight not heavier than 32 lb. to 1,000 sheets of size 17 x 22.

Colour: One shade of Yellow and Natural.

Finish: Machine finish.

Size: Minimum quantity of 5 tons of a grade, weight and sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 10—WAYBILL MANILLA

I. STANDARD SPECIFICATIONS:

Standard basis weight: 30 lb. to 500 sheets of size 24 x 36.

Standard sizes: 22 x 34 and 28 x 34.

Standard colour: Natural.

Standard finish: Mill finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weight only.

Special size: Minimum quantity of 2 tons of one size, grade, weight and colour.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 11—GELATIN PROCESS DUPLICATING COPY PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: 17 x 22 and 17 x 28.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, in widths acceptable to the manufacturer.

Special colour: Blue, Buff, Green and Pink only; minimum quantity of 2 tons of a colour, grade and standard weight, and not less than 1 ton of a standard sheet size or 2 tons of a special sheet size, or in roll widths acceptable to the manufacturer.

ITEM 12—SPIRIT PROCESS DUPLICATING COPY PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

8½ x 11 17 x 22

8½ x 14 17 x 28

Standard colours: One shade of White and of Blue, Buff, Green, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Minimum quantity, of 3 tons of substance 32M only, in white only, and not less than 2 tons of a special size or not less than 1 ton of a standard size.

Special size: Minimum quantity of 2 tons of a size, grade, standard colour and weight.

Special colour: Standard colours only.

ITEM 13—SULPHITE MIMEOGRAPH PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

8½ x 11 17 x 22

8½ x 14 17 x 28

Standard colours: One shade of White and of Blue, Buff, Green, Pink.

Standard finish: Wove.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Minimum quantity of 3 tons of substance 32M only, in white only, and not less than 2 tons of a special size or not less than 1 ton of a standard size.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Standard colours only.

Special finish: Standard finish only.

ITEM 14—GROUNDWOOD MIMEOGRAPH PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weights: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

22 x 34 28 x 34

8½ x 11 8½ x 14

Standard colours: One shade of White and of Green, Pink, Yellow.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special sizes:

(i) Sheets: Minimum quantity 2 tons of a size, grade, standard colour and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Standard colours only.

ITEM 15—SULPHITE REGISTER PAPER

I. STANDARD SPECIFICATIONS:

No standard items; special making orders only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 20 lb., 24 lb. and 28 lb. to 1,000 sheets of size 17 x 22.

Colours: One shade of White and of Blue, Buff, Canary, Green, Pink, Goldenrod.

Sizes: Rolls only, minimum quantity of 1 ton of a grade, weight and colour, in widths acceptable to the manufacturer.

ITEM 16—SULPHITE ONIONSKIN PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 16 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

17 x 22	22 x 34
17 x 28	24 x 38
19 x 24	28 x 34

Standard colours: One shade of White and of Blue, Buff, Canary, Green, Pink.

Standard finishes: Unglazed and glazed in White; Unglazed only in colours.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size: Minimum quantity of 1 ton of a size, grade, finish, standard colour and weight.

Special colour: Standard colours only.

Special finish: Colours in glazed finish, in minimum quantity of 1 ton of a grade, size, standard colour and weight.

ITEM 17—SULPHITE M.G. MANIFOLD TISSUE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 18 lb. to 480 sheets of size 24 x 36.

Standard sheet sizes:

8½ x 11	17 x 22
24 x 36	22 x 34

Standard colour: One shade of White and Blue, Canary, Green and Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weight only.

Special size: Minimum quantity of 1 ton of a size, grade, standard colour and weight.

Special colour: Standard colours only.

ITEM 18—SULPHITE MANIFOLD, TITANIUM FILLED

I. STANDARD SPECIFICATIONS:

Standard substance weight: 18 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

17 x 22	22 x 34
17 x 28	28 x 34
19 x 24	24 x 38

Standard colours: One shade of White, Blue, Buff, Canary, Green and Pink.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size: Minimum quantity of 2 tons of a size and standard weight, colour and finish.

Special colour: Standard colours only.

Special finish: Standard finish only.

ITEM 19—SULPHITE PAPETERIE AND STATIONERY PAPERS

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 32 and 40 lbs. to 1,000 sheets of size 17 x 22.

Colours and sizes:

- (i) White and Ivory: Minimum quantity of 1 ton of a colour, grade, size and weight; provided that not less than 1,000 lbs. of a special making order for 1 ton or more may be manufactured in the form of Sulphite Stationery Bristol in accordance with the specifications set for Item 52 of this Schedule.
- (ii) Other Colours: Minimum quantity of 2 tons of a colour and grade, and not less than 1 ton of a size and weight; provided that not less than 1,000 lbs. of a special making order for 2 tons or more may be manufactured in the form of Sulphite Stationery Bristol in accordance with the specifications set for Item 52 of this schedule.

Finish: Kid.

ITEM 20—SULPHITE TABLET AND EXERCISE BOOK PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 26 lb. and 32 lb. to 1,000 sheets of size 17 x 22.

Colours and sizes:

- (i) White: Minimum quantity of 1 ton of a size, grade, weight, shade and finish.
- (ii) Green-white shade: Minimum quantity of 3 tons of a shade, grade and finish, in substance 32M only and not less than 1 ton of a size.
- (iii) Other Colours: Minimum quantity of 10 tons of a colour, grade and finish, and not less than 2½ tons of a size and weight.

Finishes: English finish and Machine finish.

ITEM 21—SULPHITE WOVE ENVELOPE PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 40 lb. and 48 lb. to 1,000 sheets of size 17 x 22.

Colour and sizes:

- (i) White: Minimum quantity of 1 ton of a size, grade, weight, shade and finish.
- (ii) Other Colours: Minimum quantity of 10 tons of a shade, grade and finish and not less than 2½ tons of a size and weight.

Finishes: Machine finish and low Machine finish.

ITEM 22—DUPLEX ENVELOPE PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weight: 40 lb. to 1,000 sheets of size 17 x 22.

Colour: White paper with analine colour on one side.

Size: Minimum quantity of 1 ton of a size, grade, finish and colour combination, in substance 40M only.

Finish: Machine finish.

ITEM 23—SULPHITE CARTRIDGE ENVELOPE AND DRAWING PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 40 lb. and 48 lb. to 1,000 sheets of size 17 x 22.

Colours: White and Cream.

Sizes: Minimum quantity of 1 ton of a size, weight, grade, colour and finish.

Finish: Antique.

ITEM 24—GROUNDWOOD (BOGUS) DRAWING PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weight: Any weight not heavier than 120 lb. to 1,000 sheets of size 24 x 36.

Colour: One shade of white.

Size: Minimum quantity of 2 tons of a size, weight, grade, colour and finish.

Finish: Antique.

ITEM 25—SODA STRAW WAXING SULPHATE PAPERS

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 28 lb. and 30 lb. to 500 sheets of size 24 x 36.

Colour: Amber only.

Size: Minimum quantity of 1 ton of a grade and weight, in Amber only and in roll widths acceptable to the manufacturer.

ITEM 26—SULPHITE CONVERTING PAPERS AND TISSUES
(INCLUDING PAPERS FOR BAG-MAKING AND WAXING)

I. STANDARD SPECIFICATIONS:

Standard basis weight: 20 lb. for 480 sheets of size 24 x 36.

Standard colour: One shade of White.

Standard sizes: 17 x 22, 17 x 28, 22 x 34, 28 x 34, 8½ x 11, 8½ x 14.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: 10/11 lb., 12½ lb., 15 lb., 17½ lb., 23 lb., 25 lb., 28 lb., 30 lb., 40 lb., 45 lb., 50 lb., 60 lb., 70 lb. and 80 lb. to 480 sheets of size 24 x 36.

Special colours: Minimum quantity of 10 tons of a colour, weight, grade and finish and not less than 1 ton of a size of sheet or assorted roll widths acceptable to the manufacturer.

Special sizes: Minimum quantity of 1 ton of a weight, grade and finish in one sheet size or in roll widths acceptable to the manufacturer.

Special finish: Machine glaze.

ITEM 27—SULPHITE WRAPPING TISSUE PAPERS

I. STANDARD SPECIFICATIONS:

Standard grade: All Sulphite Pulp.

Standard basis weight: 10/11 lb. to 480 sheets of size 24 x 36.

Standard sizes: 18 x 28, 20 x 30 and 24 x 36.

Standard colours: One shade of White, Black, Blue, Green, Red.

Standard finishes: Machine finish and Machine Glazed.

Standard folds:

White—12, 15 and 24 sheet folds.

Black—Flat reams only, no folds.

Colours—Other than White and Black—8, 12 and 24 sheet folds.

Standard wrapping and packing:

Flat or folded reams (480 sheets) to be fully banded but not end wrapped; packed with a minimum of 10 reams to bundle.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special grade: Standard grade only.

Special weight: Standard basis weight only.

Special size: Standard sizes only.

Special colour: Minimum quantity of 10 tons of a colour, grade, finish and standard weight.

Special folds: Standard folds only.

Special wrapping and packing: Standard wrapping and packing only.

ITEM 28—GROUNDWOOD PACKING TISSUE PAPERS**I. STANDARD SPECIFICATIONS:**

Standard grade: Not less than 25% Groundwood Pulp and balance Unbleached Sulphite Pulp.

Standard basis weights: 10/11 and 12½ lb. to 480 sheets of size 24 x 36.

Standard sizes: 18 x 28, 20 x 30 and 24 x 36 and such smaller sizes which will cut evenly without waste out of the three sizes as specified.

Standard colours: One shade of either Unbleached White or Manilla as selected by the manufacturer.

Standard finishes: Machine finish and Machine Glazed.

Standard folds: 24 sheet quires.

Standard wrapping and packing:

Flat or folded reams (480 sheets) to be loose with ream dividers or banded with bands not over 4" wide; packed with a minimum of 10 reams to bundle.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special grade: Standard grade only.

Special weight: Standard basis weights only.

Special size: Standard sizes only.

Special colour: Minimum quantity of 10 tons of a colour, size, grade, finish and standard weight.

Special fold: Standard fold only.

Special wrapping and packing: Standard wrapping and packing only.

ITEM 29—COATED TWO SIDE BOOK PAPERS**I. STANDARD SPECIFICATIONS:**

Standard basis weights:

White: 120, 140 and 160 lb. to 1,000 sheets of size 25 x 38.

Colours: 160 lb. to 1,000 sheets of size 25 x 38.

Standard sizes:

White: 25 x 38, 38 x 50, 28 x 42, 35 x 45.

Colours: 25 x 38.

Standard colours: One shade of White, of India, and of not more than 8 other colours as selected by each manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: not heavier than 160 lb. to 1,000 sheets of size 25 x 38.

(i) Minimum quantity of 2½ tons of a weight, grade and colour, in one sheet size or assorted roll widths acceptable to the manufacturer, in the basis weights and standard colours as follows:—

White: 90M, 100M and 110M.

Other Standard Colours: 90M, 100M, 110M, 120M, 140M.

- (ii) Special basis weights other than as specified in (i), and not heavier than 160M: minimum quantity of 10 tons of a weight, grade and colour and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

Special sizes:

- (i) In white: minimum quantity of 1 ton of a grade, standard weight and shade in one sheet size or roll widths acceptable to the manufacturer.
 (ii) In Standard colours: minimum quantity of $2\frac{1}{2}$ tons of a grade, standard weight and colour, in one sheet size or roll widths acceptable to the manufacturer.

Special colours: Minimum quantity of 10 tons of a shade, weight, and grade and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 30—COATED ONE SIDE LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weight: 120 and 140 lb. to 1,000 sheets of size 25 x 38.

Standard sizes:

25 x 38	28 x 42	
38 x 50	35 x 45	42 x 56

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special basis weights:

- (i) Basis weights 90, 100, 110 lb. Minimum quantity of $2\frac{1}{2}$ tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.
 (ii) Other basis weights, *not heavier than 140M*; Minimum quantity of 10 tons of a weight, grade and colour and not less than $2\frac{1}{2}$ tons of a sheet size or roll widths acceptable to the manufacturer.

Special size: Minimum quantity of 1 ton of a standard weight, grade and colour and sheet size or roll widths acceptable to the manufacturer.

Special colour: Not less than $2\frac{1}{2}$ tons of a shade, grade, weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 31—DULL (SUEDE FINISH) COATED BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 160 lb. to 1000 sheets of size 25 x 38.

Standard size: 25 x 38.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

- (i) Basis weights: 90M, 100M, 110M, 120M and 140M. Minimum quantity of $2\frac{1}{2}$ tons of a grade, weight, colour and sheet size or assorted roll widths acceptable to the manufacturer.
 (ii) Other weights, *not heavier than 160M*; Minimum quantity of 10 tons of a weight, grade and colour, and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

Special sizes: Minimum quantity of $2\frac{1}{2}$ tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.

Special colours: Minimum quantity of 10 tons of a colour, weight and grade and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 32—COATED EMBOSSED COVER

I. STANDARD SPECIFICATIONS:

Standard basis weight: 120 lb. to 1,000 sheets of size 20 x 26.

Standard sizes: 20 x 26 and 22½ x 28½.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: 160 lbs. to 1000 sheets of size 20 x 26 only; minimum quantity of 2½ tons of a grade and standard colour in one sheet size or roll widths acceptable to the manufacturer.

Special size: Minimum quantity of 2½ tons of a grade, standard weight and colour in one sheet size or roll widths acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour, grade, and weight and not less than 2½ tons of a sheet size or roll width acceptable to the manufacturer.

ITEM 33—RAG CONTENT AND SULPHITE TEXT PAPERS

I. STANDARD SPECIFICATIONS (as amended by A-1211):

Standard basis weights:

#1 Grade: 140 and 240 lb. to 1,000 sheets of size 25 x 38.

#2 Grade: 140 and 240 lb. to 1,000 sheets of size 25 x 38.

#3 Grade: 120 and 140 lb. to 1,000 sheets of size 25 x 38 and 130 lb. to 1,000 sheets of size 20½ x 26.

Standard sizes: In basis weights only as indicated.

	Basis: 25 x 38	140M	240M
No. 1 GRADE.....	25 x 38	140M	240M
	Basis: 25 x 38	140M	240M
No. 2 GRADE.....	25 x 38 26 x 40 11 x 34	140M 153M 56M	240M 263M
	Basis: 25 x 38	120M	140M
No. 3 GRADE.....	22 x 34 25 x 38	94M 120M	110M 140M
	Basis: 20½ x 26	130M
	20½ x 26 26 x 40	130M 260M

Standard colours:

#1 and #2 Grades: One shade of White and India.

#3 Grade: One shade of White and India and patterned surface in Blue, Maroon, Grey and Tan.

Standard finishes: Antique, Wove and Laid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: Standard basis weights only.

Special colours: Standard colours only.

Special size: Minimum quantity of 1 ton of a grade, weight, colour, finish and sheet size or roll widths.

Special finish: Standard finishes only.

ITEM 34—GREETING CARD PAPER (including Board weights)

I. STANDARD SPECIFICATIONS:

Standard basis weights:

Lightweight: 140 lb. to 1,000 sheets of size 25 x 38.

Heavyweight: 240 lb. to 1,000 sheets of size 22½ x 28½.

Standard sizes: 22 x 34; 26 x 40; 25 x 38.

Standard colours: One shade of white and cream.

Standard finishes: Antique and High Mill Finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

(i) Basis 120, 200, 240, 280 and 320 lb. to 1,000 sheets of size 25 x 38: Minimum quantity of 2 tons of a grade and colour, and not less than 1-ton of a size, weight and finish.

(ii) Other basis weights (not heavier than 25 x 38—356M): Minimum quantity of 18 tons of a grade, size, weight, colour and finish.

Special size: Minimum quantity of 1 ton of a size, grade, finish, colour and standard weight.

Special colour: Standard colours only.

Special finish: Standard finishes only.

ITEM 35—SUPERCALENDERED BOOK AND LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 50, 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Not heavier than basis 120M; minimum quantity of 18 tons of a weight, grade, colour and in one sheet size or assorted roll widths acceptable to the manufacturer.

Special colour:

(i) Cream for school text book manufacture: Minimum quantity of 1 ton of a shade, grade, standard weight and sheet size or roll widths acceptable to the manufacturer.

(ii) Other special colours: Minimum quantity of 10 tons of a colour and grade, and not less than 2½ tons of a standard weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 36—ENGLISH (MACHINE) FINISH AND M.G. BOOK AND LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) *White and India:* 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

(ii) *Colours other than White and India:* 120 lbs to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and India and not more than six other colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(i) Standard colours other than White and India in basis weights 60M, 70M, 80M, 90M, 100M, 110M. Minimum quantity of 10 tons of a colour and grade and not less than 2½ tons of a weight and size.

(ii) White and standard colours in basis weights lighter than 60M; minimum quantity of 2½ tons of a weight, grade, size and standard colour.

(iii) White and colours in weights heavier than 60M and not exceeding basis 120M; minimum quantity of 18 tons of a weight, grade and colour and not less than 2½ tons of a size.

Special colour:

- (i) Cream for school text book manufacture: Minimum quantity of 1 ton of a shade, grade, standard weight and sheet size or roll widths acceptable to the manufacturer.
- (ii) Other special colours: Minimum quantity of 10 tons of a colour and grade, and not less than $2\frac{1}{2}$ tons of standard weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 37—OFFSET PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) *White*: 120 and 140 lb. to 1,000 sheets of size 25 x 38.
- (ii) *Colours other than White*: 140 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and of not more than 5 other colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) Basis 120M in standard colours other than White; minimum quantity of 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and weight.
- (ii) Special basis weights, not heavier than 140M; minimum quantity of 18 tons of a weight, grade, colour and size.

Special colours: Minimum quantity of 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and standard weight as set for White.

ITEM 38—EGGSHELL (ANTIQUÉ) BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 60, 70, 80, 90, 100 and 120 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White, Ivory and India.

Standard finishes: Wove and Laid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 120M): Minimum quantity of 18 tons of a weight, grade, finish, colour and size.

Special colour: Not less than 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and standard weight and finish.

Special finish: Standard finishes only.

ITEM 39—BULKING FEATHERWEIGHT BOOK

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: Not heavier than 120 lb. to 1,000 sheets of size 25 x 38.

Colours:

- (i) White, India and Ivory: Minimum quantity of 1 ton of a colour, grade, weight, size, and finish.
- (ii) Other colours than above specified. Minimum quantity of 10 tons of a colour, grade, weight, finish and not less than $2\frac{1}{2}$ tons of a size.

Finishes: Antique and smooth.

ITEM 40—TARIFF PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights: 91, 125 and 156 lb. to 1,000 sheets of size 33 x 45.

Standard colours: One shade of White and Yellow.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than 33 x 45—156M): Minimum quantity of 18 tons of a weight, grade, size and colour.

Special colour: Standard colours only.

ITEM 41—GROUNDWOOD HALF TONE BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 64 lb. to 1,000 sheets of size 24 x 36.

Standard sizes: 24 x 36, 24½ x 36½ and 28 x 42.

Standard colour: One shade of White.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 100M): Minimum quantity of 2½ tons of a weight, grade, size and finish.

Special size: Minimum quantity of 1 ton of a size, grade, standard weight and finish.

Special colour: Standard colours only.

Special finish: (Super-calendering or Bulking Novel): Minimum quantity 2½ tons of a finish, grade, weight and size.

ITEM 42—GROUNDWOOD CATALOGUE BOOK

I. No STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights:

(i) 40, 44, 50, 56, and 60 lb. to 1000 sheets of size 24 x 36: Minimum quantity of 1 ton of a weight, grade and size, in one shade of White only.

(ii) Other weights: (Not heavier than basis 60M): Minimum quantity of 18 tons of a weight, grade, size and colour.

Colour:

(i) White: Minimum quantity of 1 ton of a size, weight and grade.

(ii) Colours other than White: Minimum quantity of 10 tons of a shade, weight and grade and not less than 2½ tons of a size.

Finish: Machine finish only.

ITEM 43—GROUNDWOOD POSTER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weight: 64 lbs. to 1000 sheets of size 24 x 36.

Standard size: 24 x 36.

Standard colours: One shade of Blue, Green, Orange, Yellow, Mandarin (Salmon) and Pink (Rose).

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 64M): Minimum quantity of 5 tons of a weight, grade and colour and not less than 2½ tons of a size.

Special size:

(i) Sheets: (a) In sizes of which one dimension is 24 inches or 36 inches: Minimum quantity of 1 ton of a size, grade, standard weight and colour.

(b) In other special sizes: Minimum quantity of 2½ tons of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a width, grade, standard weight and colour.

Special colour: Standard colours only.

ITEM 44—GROUNDWOOD ROTOGRAVURE PAPER

I. No STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

No. 1 GRADE

Basis weights and colours:

(i) 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

(a) White: Minimum quantity of 1 ton of a weight, grade, sheet size or roll width.

- (b) *Colours*: Minimum quantity of 10 tons of a colour, grade and weight, and not less than $2\frac{1}{2}$ tons of a sheet size or roll width.
- (ii) Other basis weights not heavier than 120M: Minimum quantity of 18 tons of white or a colour, grade, weight and sheet size or roll width.

No. 2 GRADE

Basis weights and colours:

- (i) 60, 70 and 78 lb. to 1,000 sheets of size 25 x 38.
- (a) *White*: Minimum quantity of 1 ton of a weight, grade, sheet size or roll width.
- (b) *Colours*: Minimum quantity of 10 tons of a colour, grade and weight, and not less than $2\frac{1}{2}$ tons of a sheet size or roll width.
- (ii) Other basis weights not heavier than 78M: Minimum quantity of 18 tons of white or a colour, grade, weight and sheet size or roll width.

ITEM 45—SULPHITE COVER PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 180 lb. to 1,000 sheets of size 20 x 26.

Standard size:

- (i) Sheets: 20 x 26 and $22\frac{1}{2}$ x $28\frac{1}{2}$.
- (ii) Rolls: 21 and 23-inch width, with tolerance of $\frac{1}{2}$ inch.

Standard colours: One shade of White and of not more than nine colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) (Not heavier than basis 180M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

- (i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 21- or 23-inch width roll of a standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, and roll width acceptable to the manufacturer.

Special colour: Minimum quantity of $2\frac{1}{2}$ tons of a colour and grade and not less than 1 ton of a size, grain direction and standard weight.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

100 and 130 lb. to 1,000 sheets of size 20 x 26.

Standard sizes:

- (i) Sheets: In basis weights only as indicated below:

Size:	Basis	Basis
20 x 26	100M	130M
$22\frac{1}{2}$ x $28\frac{1}{2}$	100M	130M
23 x 35	160M
	201M

- (ii) Rolls: $20\frac{1}{2}$ and $23\frac{1}{2}$ inch widths, with tolerance of $\frac{1}{2}$ inch.

Standard colours: One shade of White and of not more than nine colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) (Not heavier than basis 130M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

- (i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 20 $\frac{1}{4}$ or 23 $\frac{1}{4}$ inch roll of a standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, and width acceptable to the manufacturer.

Special colour: Minimum quantity of 2 $\frac{1}{2}$ tons of a colour, and grade, and not less than 1 ton of a size, grain direction and standard weight.

ITEM 46—EXERCISE BOOK COVER

ALL SULPHITE GRADE

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 122 and 172 lb. to 1,000 sheets of size 25 x 38.

Colour: White.

Finish: Super Calender.

Minimum quantity: 10 tons of a grade, and not less than 2 $\frac{1}{2}$ tons of a weight and sheet size or in assorted roll widths acceptable to the manufacturer.

SULPHITE AND SULPHATE GRADE

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: Any basis not heavier than 200 lb. to 1,000 sheets of size 24 x 36.

Colours: Not more than 5 colours as selected by the manufacturer.

Finish: Water finish.

Minimum quantity: 2 tons of a grade, weight and colour, and not less than 1 ton of a sheet size or roll widths acceptable to the manufacturer.

ITEM 47—GROUNDWOOD CONTENT COVER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 80 and 100 lb. to 1,000 sheets of size 20 x 26.

Standard sizes:

(i) Sheets: 20 x 26 and 22 $\frac{1}{2}$ x 28 $\frac{1}{2}$.

(ii) Rolls: None.

Standard colours: Not more than one shade of nine colours as selected by the manufacturer. (White prohibited).

Standard finish: Antique only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(Not heavier than basis 100M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour, and width.

Special colour: Minimum quantity of 2 $\frac{1}{2}$ tons of a colour and grade, and not less than 1 ton of a size, grain direction and standard weight, provided White shall not be included as a colour in this grade.

Special finish: Standard finish only.

ITEM 48—SCRIBBLER BOOK COVER

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: 180 lb. to 1,000 sheets of size 24 x 36.

Colour: White.

Finish: High Mill Finish.

Minimum quantity: 5 tons of a grade and not less than 1 ton of a sheet size or in roll widths acceptable to the manufacturer.

ITEM 49—COATED COVER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 150, 200 and 220 lb. to 1,000 sheets of size 20 x 26.

Standard size: 20 x 26.

Standard colours: Not more than one shade of 6 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 220M): Minimum quantity of 1½ tons of a weight, grade, colour and size.

Special size: Minimum quantity of 1 ton of a size, grade, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 21 inch width roll of a standard weight and colour,

Special colour: Standard colours only.

ITEM 50—RAG CONTENT STATIONERY BRISTOLS

GRADES No. 1 AND No. 2

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: (Not heavier than basis 21 x 33—267M): Any combination made by pasting together of two or more sheets of Rag Content Stationery, Wedding and Papeterie Papers of standard substance weight provided in Item 4 of this Schedule.

Size: Minimum quantity of 1,000 lb. of a size, colour, grade, weight, finish and grain direction.

Finish: Vellum, Kid and Ripple.

Colour:

(i) White and Ivory, minimum quantity of 1,000 lb. of a size, grade, weight, finish and grain direction.

(ii) Other colours, if part of a special making order of Item 4 of this Schedule; minimum quantity of 1,000 lb. of a size, grade, weight, colour, finish and grain direction.

(iii) Other colours, not part of a special making order of Item 4 of this Schedule; minimum quantity of 2 tons of a colour and grade, and not less than 1,000 lb. of a size, weight, finish and grain direction.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 178 and 267 lb. to 1,000 sheets of size 21 x 33.

Standard size: 21 x 33.

Standard colour: White.

Standard finishes: Suede and Cold Press.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than basis 267M); Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight, colour, finish and grain direction.

Special colour: (1) If part of a special making order of Item 4 in this Schedule: Minimum quantity of 1,000 lb. of colour, grade, weight, size, finish and grain direction.

- (ii) If not part of a special making order of Item 4 in this Schedule: Minimum quantity of 2 tons of a colour, grade, weight, size, finish and grain direction.

Special finish: Standard finishes only.

No. 4 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 240 and 280 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colour: One shade of White.

Standard finish: Kid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 280M): Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

Special colour: Minimum quantity of 2 tons of a colour and grade, and not less than 1,000 lb. of a standard weight, size, finish and grain direction.

Special finish: Minimum quantity of 1,000 lb. of a finish, grade, size, colour, weight and grain direction.

ITEM 51—RAG CONTENT INDEX BRISTOLS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

(ii) Green: 280 lb. to 1000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

(iii) Colours other than White or Green: 220 and 280 lb. to 1000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of not more than 4 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 280M): Minimum quantity of 5 tons of a weight, grade and colour and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

Special colour: Minimum quantity of 2 tons of a colour and grade and not less than 1,000 lb. of a size, standard weight, finish and grain direction.

No. 2 GRADE

I. NO STANDARD SPECIFICATIONS: SPECIAL MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights: 213 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Colour: One shade of White and of Buff.

Minimum quantity: 2 tons of a colour and grade, and not less than 1 ton of a size, weight, finish and grain direction.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than 280M): Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

No. 4 GRADE

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Colours: One shade of White and Buff.

Minimum quantity: 2 tons of a colour and grade, and not less than 1 ton of a size, weight, finish and grain direction.

ITEM 52—SULPHITE STATIONERY BRISTOL

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights (not heavier than basis 21 x 33—267M): Any combination made by pasting together of two or more sheets of Sulphite Stationery Papers of standard substance weight provided in Item 19 of this Schedule.

Colours:

(i) White and Ivory: (a) If part of a making order for Sulphite Stationery Paper: minimum quantity of 1,000 lb. of a grade, size, weight, colour and grain direction. (b) If *not* part of a making order for Sulphite Stationery Paper: minimum quantity of 1 ton of a grade, size, weight, colour and grain direction.

(ii) Other Colours: (a) If part of a making order for Sulphite Stationery Paper: minimum quantity of 1,000 lb. of a grade, size, weight, colour and grain direction. (b) If *not* part of a making order for Sulphite Stationery Paper: Minimum quantity of 2 tons of a grade, size, weight, colour and grain direction.

Finish: Kid only.

ITEM 53—SULPHITE INDEX BRISTOLS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$

Standard colours: One shade of White and not more than 6 colours (not to include Green-White) as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 280M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size and grain direction or 1 ton of a roll width.

Special size:

(i) Sheets: Minimum quantity of 2 tons of one size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, in a width acceptable to the manufacturer.

Special colour:

(i) Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a standard weight, grain direction and sheet size or 1 ton of a roll width.

(ii) *For Green-White shade only*, Minimum quantity of 3 tons of a shade and grade and not less than 1 ton of a size, grain direction and standard weight.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White and Buff: 180, 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.
- (ii) Colours other than White and Buff: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of not more than 6 colours (not to include Green-White Shade) as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: (Not heavier than basis 280M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size and grain direction or 1 ton of a roll width.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour in a width acceptable to the manufacturer.

Special colour:

- (i) Minimum quantity of 10 tons of a colour, grade and not less than 2 tons of a standard weight, grain direction and sheet size or 1 ton of a roll width.
- (ii) *For Green-White shade only*, Minimum quantity of 3 tons of a shade and grade and not less than 1 ton of a size, grain direction and standard weight as set for colours other than White and Buff.

ITEM 54—SULPHITE PRINTING (MILL) BRISTOL

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colour: White only.

Standard finishes: Smooth and Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size, grain direction and finish, or not less than 1 ton of a roll width.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, finish, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, finish, standard weight, colour, in a roll width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a sheet size, grain direction, finish and standard weight, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finish only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White and Colours: 180 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.
- (ii) Post Card: 200 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: Natural for Post Card and one shade of White and of not more than 6 colours as selected by the manufacturer.

Standard finishes: Smooth and Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 2 tons of a sheet size, grain direction and finish, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, finish, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, finish, standard weight and colour in a width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a sheet size, grain direction, finish and standard weight, or 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finishes only.

ITEM 55—GROUNDWOOD CONTENT PRINTING (MILL) BRISTOLS
(INCLUDING TICKET BOARD)

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White: 180 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.
- (ii) Colours: 180 lb. to 1000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: One shade of White and of not more than 5 colours as selected by the manufacturer.

Standard finish: Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 2 tons of a sheet size and grain direction, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour and roll width acceptable to the manufacturer.

Special finish: Standard finish only.

Special colour: Standard colours only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 180 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: One shade of White and of not more than 10 colours as selected by the manufacturer.

Standard finish: Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 180M): Minimum quantity of 10 tons of a weight and grade and colour, and not less than 2 tons of a sheet size, and grain direction or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour and width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of one colour and grade, and not less than 2 tons of a sheet size, grain direction and standard weight, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finish only.

ITEM 56—PLAIN (UNCOATED) BLANKS, RAILROAD BOARD AND STREETCAR BOARD

PLAIN BLANKS

I. STANDARD SPECIFICATIONS:

Standard weights: 3, 4, 6 and 8 ply thickness.

Standard size: 22 x 28.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 8 ply thickness): Minimum quantity of 5 tons of a weight, grade and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade and standard weight.

Special colour: Standard colour only.

RAILROAD BOARD (UNCOATED)

I. STANDARD SPECIFICATIONS:

Standard weights: 4 and 6 ply thickness.

Standard size: 22 x 28.

Standard colours: Not more than one shade of 9 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 6 ply thickness): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colour: Standard colours only.

STREETCAR BOARD (UNCOATED)

I. STANDARD SPECIFICATIONS:

Standard weight: 5 ply thickness.

Standard size: 23 x 43.

Standard colours: White one side on Manilla back.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (thickness): Standard weight only.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colour: Standard colour only.

ITEM 57—COATED BLANKS, RAILROAD BOARDS, STREETCAR BOARDS AND BRISTOLS

COATED BLANKS

I. STANDARD SPECIFICATIONS:

Standard weights: 3, 4, 6 and 8 ply thickness.

Standard sizes: 22 x 28 and 28 x 44.

Standard colour: One shade of White.

Standard finishes: Coated 1 side and coated 2 sides.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 8 ply thickness): Standard weights only.

Special size: Minimum quantity of 1 ton of a grade, size, finish and standard weight.

Special colour: Standard colours only.

Special finish: Standard finishes only.

COATED RAILROAD BOARD

I. STANDARD SPECIFICATIONS:

Standard weights: 4 and 6 ply thickness.

Standard size: 22 x 28.

Standard colours: Not more than one shade of 6 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 6 ply thickness): Minimum quantity 5 tons of a weight, grade, colour and size.

Special size: Minimum quantity 1 ton of a size, grade, standard weight and colour.

Special colour: Minimum quantity 5 tons of a colour, grade and weight and not less than 1 ton of a size.

COATED STREETCAR BOARD

I. STANDARD SPECIFICATIONS:

Standard weight: 5 ply thickness.

Standard size: 23 x 43.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS: STANDARD SPECIFICATIONS ONLY.

COATED TRANSLUCENT BRISTOL

I. STANDARD SPECIFICATIONS:

Standard weights: 3 and 4 ply thickness.

Standard size: 22½ x 28½

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weights only.

Special size: Minimum quantity 1 ton of a size, grade, standard weight and colour.

Special colour: Standard colours only.

ITEM 58—BLOTTING PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 120 and 160 lb. to 1,000 sheets of size 19 x 24.

(ii) Colours: 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard Colours: One shade of White and of Moss Green, Hazel and Brown.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, standard colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colours: Standard colours only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

120 and 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colours: One shade of White and of Granite, Buff, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, colour and standard weight.

Special colours: India only; minimum quantity of 2 tons of a grade, size and standard weight.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 120 and 160 lb. to 1,000 sheets of size 19 x 24.

(ii) Moss Green and Brown: 160 lb. to 1,000 sheets of size 19 x 24.

(iii) Colours other than Moss Green and Brown: 120 and 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colours: One shade of White and of Blue, Brown, Buff, Canary, Granite, Moss Green, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, colour and standard weight.

Special colour: Standard colours only.

TABLET GRADE

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special Weight: Not to exceed 120 lb. to 1,000 sheets of size 19 x 24; minimum quantity of 2 tons of a size, grade, weight and standard colour.

Special size: Minimum quantity of 2 tons of a size, grade, weight and colour.

Special colour: One shade of White, Buff and Granite only.

ITEM 59—ALKALI PROOF GRADE BLOTTING PAPER

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

(i) 72, 80, 110, 150 and 190 lbs. to 1,000 sheets of size 19 x 24; minimum quantity of 1 ton of a weight, grade, colour and size.

(ii) All other weights; minimum quantity of 5 tons of a weight, grade and colour and not less than 1 ton of a sheet size or roll width.

Special colour: White, Blue and Pink only.

ITEM 60—COATED (ENAMELLED) BLOTTING PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200 and 240 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colour combinations:

(a) White coating on White, Pink, and Blue Blotting.

(b) Gold, Platinum, Buff, Primrose, Pink and Green Coating on White Blotting.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Basis 160M only; minimum quantity of 1½ tons of a size, grade and standard colour combination.

Special size: Minimum quantity of 1½ tons of a size, grade, standard weight and colour combination.

Special colour combination: Standard colour combinations only.

ITEM 61—MANILLA ENVELOPE PAPER

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard substance weights: 40 and 48 lb. to 1,000 sheets of size 17 x 22.

Standard colour: Natural Manilla only.

Standard finish: Machine finish only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than substance 48M): Not less than 1 ton of a size, weight, grade, and standard colour and finish.

Special colour: Standard colour only.

Special finish: Standard finish only.

No. 2 GRADE

I. NO STANDARD SPECIFICATIONS: SPECIAL MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 40 and 48 lb. only to 1,000 sheets of size 17 x 22.

Colour: Natural Manilla only.

Finish: Machine finish only.

Minimum quantity: Not less than 1 ton of a size, weight, grade, colour and finish.

ITEM 62—SULPHITE BOX COVER PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 74 and 90 lb. to 1,000 sheets of size 24 x 36.

Standard size: Rolls 24" width.

Standard colours: Not more than 13 colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weights only.

Special size:

Sheets: Minimum quantity of 1 ton of a size, grade, standard weight and colour; provided the minimum quantity shall be 100 lb. of any size acceptable to the manufacturer that can be cut out of a 24" width roll.

Rolls: Minimum quantity 1 ton of a width, grade, standard weight and colour.

Special colour: Standard colours only.

Special finishes: Standard finishes only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 62 lb. and 72 lb. to 1,000 sheets of size 26 x 30.

Standard size:

Sheets: 26 x 40½ *Rolls:* 26" and 30" width.

Standard colours: Not more than 6 colours as selected by the manufacturer.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special basis weight: Minimum quantity 1 ton of a weight, grade, size and standard colour.

Special size: Minimum quantity 1 ton of a size, grade, weight, and standard colour.

Special colour: Standard colours only.

Special finish: Standard finishes only.

ITEM 63—TAG BOARDS

MANILLA TAG BOARD

I. STANDARD SPECIFICATIONS (as amended by A-1211):

Standard basis weights: 200, 250, 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard sizes: In the basis weights only as indicated below:—

Size:	Basis	Basis	Basis	Basis	Basis
	200M	250M	300M	350M	400M
22½ x 28½	—	180M	216M	252M	—
24 x 37	200M	250M	300M	350M	400M
28 x 34	—	268M	321M	—	—
30 x 40	—	—	405M	—	—

Standard colour: Natural.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than basis 400M): Minimum quantity of 5 tons of a weight, and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) Rolls: Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

SULPHITE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 250, 300 and 350 lb. to 1,000 sheets of size 24 x 37.

Standard size: 24 x 37.

Standard colour: Natural.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than 400M) Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) Rolls: Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

CELLATE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 250, 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard sheet size: 24 x 37.

Standard colour: Amber.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 400M): Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) Rolls: Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

ROPE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard size: 24 x 37.

Standard colour: Amber.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 400M): Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) Rolls: Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1001

Respecting the Manufacture of Folding and Set-up Paper Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. This Order applies to the manufacture of folding and set-up paper boxes and the term "box" where used in this Order refers to these classes of boxes.

2. No person shall manufacture

(a) any box for a seasonal or other special purpose if the construction of such box differs from that of the usual commercial container for the same goods;

(b) any cardboard sleeve or extra container for a seasonal or other special purpose unless the sleeve or extra container is required for the usual commercial container for the same goods.

3. No person shall manufacture a display box simulating a package and not intended for packaging purposes and no person shall use for display purposes any box not previously used for packaging goods.

Provided that nothing in this section shall apply to boxes manufactured prior to the effective date of this Order.

4. No person shall manufacture a box having a window with glassine or other transparent substance.

5. No person shall print any box in any design with more than two colours of ink unless such design was used prior to the effective date of this Order.

6. Nothing in this Order shall prohibit the manufacture or use of any box made from boxboard which was cut or scored prior to the effective date of this Order.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

8. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

C. V. HODDER,

Administrator, Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1002

Respecting Multiple Containers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered on behalf of the Board as follows:—

1. For the purposes of this Order "multiple container" means any folding or set-up paper box designed to contain one or more identical packaged units for retail sale and includes any display container but does not include any corrugated or fibreboard shipping container.

2. No person shall use any multiple container for packaging goods except a multiple container made according to the following specifications:

- (a) printed in not more than one colour and with no reverse-plate or solid-plate printing;
- (b) (i) when made as a folding or collapsible container: plain chipboard or plain screenings not heavier than necessary to carry the contents;
- (ii) when made as a set-up or rigid container: plain chipboard or plain screenings not heavier than necessary to carry the contents, with no cover paper and stayed or stitched at corners or ended.

3. Nothing in this Order shall prohibit the manufacture or use of any multiple container made from boxboard which was cut or scored prior to the effective date of this Order.

4. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

5. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 29th day of November, 1943.

C. V. HODDER,
Administrator, Packages and Converted Paper Products

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. 1003

Respecting Commercial Laundry and Dry Cleaning Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

1. Administrator's Order No. A-617 is hereby amended

- (a) by adding to subsection (1) of Section 2 the following paragraph—
“(e) The Department of Pensions and National Health.”
- (b) by deleting therefrom subsection (2) of Section 2 and re-numbering subsections (3) and (4) as subsections (2) and (3) respectively.

2. This Order shall be effective on and after the 10th day of December, 1943.

Dated at Ottawa, this 7th day of December, 1943.

C. G. HEHLIG,
*Administrator of Refrigeration, Commercial
Laundry and Dry Cleaning Equipment.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1004

**Respecting Maximum Retailers' Prices for Lumber and Millwork in
Central, Eastern and North Eastern Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "Central and Eastern Ontario" shall mean all that part of the Province of Ontario lying east of the eighty-fifth (85th) degree of longitude and south of the forty-seventh (47th) degree of latitude, excepting the Greater Ottawa District;
 - (b) "Greater Ottawa District" shall include the City of Ottawa and all contiguous suburban municipalities;
 - (c) "North Eastern Ontario" shall mean all that part of the Province of Ontario lying east of the eighty-fifth (85th) degree of longitude and north of the forty-seventh (47th) degree of latitude;
 - (d) "Point of Shipment" shall mean any warehouse, lumber yard, or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Ontario

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Central and Eastern Ontario shall be the price shown for such lumber or millwork in the said Schedules.

(2) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules B and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within North Eastern Ontario, shall be the price shown for such lumber or millwork in the said Schedules.

(3) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale at retail, or at which any person may purchase at retail, any millwork other than millwork described in Schedule C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Central and Eastern Ontario or North Eastern Ontario shall be the cost of such millwork to the retailer, plus a mark-up of forty per centum (40%) of such cost.

Service Charges

3. The maximum price (including Federal Sales Tax) which any person may charge for any service described in Schedule D to this Order and rendered in connection with lumber described in Section 2 of this Order, shall be the price shown for such service in the said Schedule.

Special Sizes of Lumber

4. (1) When any lumber is manufactured to rough or finished sizes, other than those sizes designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

5. Every person selling lumber or millwork at retail from any point of shipment in Central and Eastern Ontario or North Eastern Ontario shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 15th day of December, 1943.

Dated at Ottawa, this 27th day of November, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

- NOTE: (1) *Eighty-fifth degree of longitude* runs north and south, through the Province of Ontario, about 35 miles west of Sault Ste. Marie.
- (2) *Forty-seventh degree of latitude* runs east and west, through the Province of Ontario, about 35 miles north of Sudbury.

SCHEDULE A—TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM RETAIL PRICES FOR LUMBER IN CENTRAL AND EASTERN ONTARIO EXCEPT GREATER OTTAWA

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board Measure, and all measurements are calculated from the original or nominal size.

LUMBER

SOFTWOODS—

B.C. FIR AND HEMLOCK—

No. 1 COMMON DIMENSION DRESSED 4 SIDES, $\frac{1}{4}$ " SCANT.—	LENGTHS		
	Up to 16'	18' and 20'	22' and 24'
	\$	\$	\$
2 x 4, 6, 8".....	72 00	73 00	76 00
2 x 10".....	72.00	73.00	76.00
2 x 12".....	74.00	75.00	77.00
2 and 2½ x 14".....	75.00	76 00	79.00

For No. 1 Common Dimension Dressed 4 Sides 1/8" Scant.—

ADD \$3.00 to the above prices.

For No. 1 Common Dimension, Rough—

ADD \$4.50 to the above prices.

For Dressed and Matched or Grooved for Splines, Shiplap or other special patterns—

ADD \$5.00 to the above prices.

$\frac{1}{2}$ x $\frac{7}{8}$ " Splines..... \$1.00 per 100 lineal feet.

$\frac{3}{8}$ x $1\frac{1}{8}$ or $1\frac{1}{4}$ "..... 1.25 per 100 lineal feet.

PLANK AND TIMBERS DRESSED 4 SIDES—	Up to 20'	22' to 32'	Over 32' to 42'
	\$	\$	\$
3 x 4, 3 x 6, 3 x 8, 3 x 10, 3 x 12".....	79.00	81.00	85.00
3 x 14".....	83.00	85.00	89.00
3 x 16".....	83.00	85.00	89.00
4 x 4".....	79.00	81.00	85.00
4 x 6, 4 x 8, 4 x 10, 4 x 12".....	79.00	81.00	85.00
4 x 12, 4 x 16".....	83.00	85.00	89.00
6 x 6, 6 x 8, 6 x 10, 6 x 12".....	79.00	81.00	85.00
6 x 14".....	83.00	85.00	89.00
6 x 16".....	83.00	85.00	89.00
6 x 18, 6 x 20".....	89.00	91.00	95.00
8 x 8, 8 x 10, 8 x 12".....	79.00	81.00	85.00
8 x 14, 8 x 16".....	83.00	85.00	89.00
8 x 18, 8 x 20".....	89.00	91.00	95.00
10 x 10, 10 x 12, 10 x 14".....	79.00	81.00	85.00
10 x 16".....	83.00	85.00	89.00
10 x 18, 10 x 20".....	86.00	88.00	92.00
12 x 12, 12 x 14".....	79.00	81.00	85.00
12 x 16".....	83.00	85.00	89.00
12 x 18, 12 x 20".....	86.00	88.00	92.00
14 x 14".....	79.00	81.00	85.00
14 x 16".....	83.00	85.00	89.00
14 x 18, 14 x 20".....	86.00	88.00	92.00
16 x 16".....	79.00	81.00	85.00
16 x 18, 16 x 20".....	83.00	85.00	89.00
18 x 18, 18 x 20, 20 x 20".....	86.00	88.00	92.00

For Rough:—DEDUCT \$3.00 from the above prices for Plank and Timbers.

B.C. CEDAR—

No. 1 COMMON—

1 x 4 to 1 x 12" Dressed 4 Sides or Shiplap, random lengths.....\$ 57.00

No. 1 COMMON DIMENSION, DRESSED 4 SIDES, $\frac{1}{4}$ " SCANT.—

2 x 4 to 2 x 12—8' and up, random lengths..... 62.00

For Dressed and Matched or Special Dressing..... 67.00

No. 1 COMMON PLANK AND TIMBERS—

	LENGTHS		
	8' to 18'	20' and 24'	26' and up
	\$	\$	\$
3 x 4 to 8 x 8" and up, Rough or Dressed.....	67.00	69.00	71.00

For Selected Stock—ADD \$10.00 to the above prices.

For No. 2 Common—DEDUCT \$2.00 from the above prices.

CLEAR—ROUGH—

Thickness—	WIDTHS		
	6" and 8"	10" and 12"	14" and wider
	\$	\$	\$
1".....	132.00	162.00	187.00
1½, 1½ and 2".....	142.00	172.00	197.00

For Edge Grain—Add \$20.00 to the above prices.

For Dressing —Add \$5.00 to the above prices.

ONTARIO CEDAR—

No. 1 Boat Cedar, not edged..... \$125.00

For Mill Run DEDUCT \$10.00 from the above prices for No. 1 Common B.C. Cedar.

TENNESSEE AROMATIC CEDAR—

1 x 3" and wider, Kiln Dried, random widths and lengths..... \$110.00

¾" Sheathing, random widths and lengths..... 110.00

¾" Sheathing (90% Heart), cartons..... 140.00

13/16" Sheathing, random widths and lengths..... 145.00

Made up in Panels. 60c. per square foot.

For Specified widths Add \$10.00 to the above prices for Tennessee Aromatic Cedar.

SPRUCE AND JACK PINE Merchantable (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides ¼" Scant.
	\$	\$
1 x 3 and 4-8/16'.....	66.00	66.00
1 x 5-8/16'.....	67.00	67.00
1 x 6-8/16'.....	68.00	68.00
1 x 8-8/16'.....	70.00	70.00
1 x 10-8/16'.....	75.00	75.00
1 x 12-8/16'.....	79.00	79.00

LENGTHS	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or Dressed	
	8' to 16'	8' to 16'	18'	20'
	\$	\$	\$	\$
2 x 3 and 4".....	65.00	65.00	68.00	69.00
2 x 5".....	66.00	66.00	69.00	70.00
2 x 6".....	68.00	68.00	71.00	72.00
2 x 8".....	69.00	69.00	72.00	73.00
2 x 10".....	75.00	75.00	78.00	79.00
2 x 12".....	80.00	80.00	83.00	84.00
3 x 4 and 4 x 4".....	70.00	73.00	76.00	77.00
3 x 6 and 4 x 6".....	70.00	73.00	76.00	77.00
3 x 8 and 4 x 8".....	72.00	75.00	78.00	79.00
6 x 6".....	72.00	75.00	78.00	79.00
6 x 8".....	72.00	75.00	78.00	79.00
8 x 8".....	72.00	75.00	78.00	79.00

For Scant Sawn Spruce and Jack Pine 1" Dressed to 11/16" and 2" Dressed to 1 11/16".

DEDUCT \$2.00 from the above prices.

- For Ontario 4ths and Better, random lengths 8/16',
DEDUCT \$1.00 from the above prices.
For Ontario No. 1 and No. 2 Cull, random lengths 8/16',
DEDUCT \$2.00 from the above prices.
For Ontario No. 3 Cull, random lengths, 8/16',
DEDUCT \$5.00 from the above prices.
For Specified Lengths ordered by the Buyer,
ADD \$2.00 to the above prices.
For Quebec 5th and Better, DEDUCT \$1.00 from the above prices.
For No. 4 (Quebec 5th Quality), DEDUCT \$3.00 from the above prices.
For No. 5 (Quebec 6th Quality), DEDUCT \$5.00 from the above prices.

EASTERN HEMLOCK—

- For 4" to 8" in width, DEDUCT \$4.00 from the above prices for merchantable Spruce and Jackpine.
For over 8" in width, DEDUCT \$8.00 from the above prices for merchantable Spruce and Jackpine.

ANY SPECIES—

	Per 100 lineal feet
$\frac{3}{4}$ x 2" Bond.....	\$ 0.60
$\frac{3}{4}$ x 3" Bond.....	1.10
$\frac{3}{4}$ x $1\frac{1}{4}$ " Strapping.....	1.10
$\frac{3}{4}$ x 1" Grounds.....	0.65
$\frac{3}{4}$ x $1\frac{3}{4}$ " Grounds.....	1.20
$\frac{5}{8}$ x $1\frac{3}{4}$ " Grounds Bevelled.....	1.45
$\frac{7}{8}$ x $1\frac{3}{4}$ " Grounds.....	1.20
$\frac{7}{8}$ x $1\frac{3}{4}$ " Grounds Bevelled.....	1.45
2 x 2" Bridging.....	2.00
per 100 pieces	
2 x 2" Bridging, cut for 10" joists 16" Centres, and Bundled.....	3.70

NORWAY PINE—

No. 1 OR MERCHANTABLE (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides $\frac{1}{2}$ " Scant
	\$	\$
1 x 3 and 4" Random Lengths—8/16'.....	67.00	67.00
1 x 5" Random Lengths —8/16'.....	67.00	67.00
1 x 6" Random Lengths —8/16'.....	68.00	68.00
1 x 8" Random Lengths —8/16'.....	70.00	70.00
1 x 10" Random Lengths —8/16'.....	72.00	72.00
1 x 12" Random Lengths —8/16'.....	78.00	78.00
2 x 3, 4 and 5" Random Lengths—8/16'.....	70.00	70.00
2 x 6" Random Lengths —8/16'.....	71.00	71.00
2 x 8" Random Lengths —8/16'.....	72.00	72.00
2 x 10" Random Lengths —8/16'.....	75.00	75.00
2 x 12" Random Lengths —8/16'.....	81.00	81.00
3 x 4" Random Lengths—8/16'.....	71.00	74.00
3 x 6" Random Lengths—8/16'.....	72.00	75.00
3 x 8" Random Lengths—8/16'.....	75.00	78.00
3 x 10" Random Lengths—8/16'.....	81.00	84.00
3 x 12" Random Lengths—8/16'.....	83.00	86.00
4 x 4" Random Lengths—8/16'.....	73.00	76.00
4 x 6" Random Lengths—8/16'.....	75.00	78.00
4 x 8 to 8 x 8" Random Lengths—8/16'.....	77.00	80.00

For Specified Lengths ordered by the Buyer.....Add \$5.00 to the above prices.
 For 18' and 20' lengths.....Add \$5.00 to the above prices.
 For 22' and 24' lengths.....Add \$8.00 to the above prices.

SHELVING

Dressed 4 Sides (per 100 lineal feet and in specified lengths)—

WHITE PINE (PINUS STROBUS) No. 3 COMMON				WHITE PINE No. 1 AND 2 COMMON			
Width	Thickness			Width	Thickness		
	1 3/4"	1 3/8"	13/16"		13/16"	1 3/8"	1 3/4"
	\$	\$	\$		\$	\$	\$
1 3/8"	3.00	2.50	1.40	1 3/8"	2.00	2.75	4.25
1 3/4"	3.50	1.75		1 3/4"	2.50		5.00
2 3/4"	4.75	2.50		2 3/4"	3.00	4.50	6.00
3 3/4"	6.00	4.50	3.00	3 3/4"	3.75	5.75	7.25
4 3/4"	7.50	5.50	3.75	4 3/4"	4.50	7.00	9.00
5 3/4"	8.75	6.75	4.25	5 3/4"	5.00	8.25	10.00
6 3/4"	11.00	7.75	4.75	6 3/4"	5.50	9.25	12.00
7 3/4"	11.50	8.75	5.50	7 3/4"	6.75	12.00	14.50
9 3/4"	14.50	11.00	7.00	9 3/4"	9.75	17.75	21.50
11 3/4"	18.50	13.50	8.75	11 3/4"	13.00	23.50	28.00

For 4 x 4" No. 1 and 2 Common Dressed 4 Sides, \$16.50 per 100 lineal feet.

NORWAY PINE SELECT DRESSED 4 SIDES				SPRUCE AND JACK PINE SELECT DRESSED 4 SIDES			
Width	Thickness			Width	Thickness		
	1 3/4"	1 3/8"	13/16"		13/16"	1 3/8"	1 3/4"
	\$	\$	\$		\$	\$	\$
1 3/8"	3.00	2.50	1.40	1 3/8"	1.30	2.35	2.75
1 3/4"	3.50	1.75		1 3/4"	1.60		3.25
2 3/4"	4.75	3.50	2.50	2 3/4"	2.25	3.25	4.50
3 3/4"	6.00	4.50	3.00	3 3/4"	2.75	4.25	5.75
4 3/4"	7.00	5.50	3.75	4 3/4"	3.50	5.25	6.50
5 3/4"	8.50	6.50	4.25	5 3/4"	4.00	6.25	8.00
6 3/4"	9.75	7.50	4.75	6 3/4"	4.50	7.25	9.00
7 3/4"	11.25	8.50	5.50	7 3/4"	5.25	8.00	10.75
9 3/4"	14.50	10.50	7.00	9 3/4"	6.50	10.00	13.50
11 3/4"	18.00	12.75	8.50	11 3/4"	8.00	12.50	17.00

White and Norway Thin Pine

1/2 x 6 Dressed.....	\$3.25	1/2 x 6 Dressed.....	\$5.00
1/2 x 8 Dressed.....	4.25	1/2 x 8 Dressed.....	6.50
1/2 x 10 Dressed.....	6.50	1/2 x 10 Dressed.....	9.75
1/2 x 12 Dressed.....	8.50	1/2 x 12 Dressed.....	13.00

White Pine Rough

	C-Select and Better	Moulding or D-Select	Dressing or No. 1 and No. 2 Common	Select No. 3 Common	No. 3 Common
	\$	\$	\$	\$	\$
1 x 4".....	127.00	108.00	88.00	76.00	68.00
1 x 5".....	127.00	108.00	86.00	76.00	68.00
1 x 6".....	127.00	112.00	86.00	80.00	73.00
1 x 7 and 8".....	152.00	116.00	88.00	80.00	73.00
1 x 9".....	152.00	116.00	91.00	80.00	73.00
1 x 10".....	177.00	130.00	104.00	83.00	75.00
1 x 11".....	177.00	155.00	114.00	88.00	78.00
1 x 12".....	202.00	155.00	119.00	88.00	78.00
1 x 13" and up.....	227.00				
1½ and 1½ x 4 and 5".....	164.00	122.00	94.00	79.00	71.00
1½ and 1½ x 6, 7, 8 and 9".....	194.00	125.00	94.00	83.00	75.00
1½ and 1½ x 10".....	204.00	152.00	111.00	86.00	78.00
1½ and 1½ x 11 and 12".....	224.00	187.00	129.00	91.00	82.00
2 x 4 and 5".....	164.00	127.00	94.00	79.00	71.00
2 x 6".....	164.00	127.00	94.00	83.00	75.00
2 x 7, 8 and 9".....	194.00	152.00	94.00	83.00	75.00
2 x 10".....	204.00	157.00	111.00	86.00	78.00
2 x 11 and 12".....	224.00	167.00	129.00	91.00	83.00
3 x 4 and 5".....	275.00	200.00	96.00	83.00	75.00
3 x 6".....	275.00	200.00	96.00	86.00	78.00
3 x 7 and 8".....	275.00	200.00	99.00	86.00	78.00
3 x 9 and 10".....	285.00	220.00	119.00	88.00	81.00
3 x 11 and 12".....	335.00	230.00	134.00	91.00	85.00
4 x 4 and 4 x 6".....		210.00	99.00	89.00	78.00
5 x 5 and 6 x 6".....		210.00	119.00	89.00	78.00

For Specified Lengths Ordered by the Buyer—ADD 10 per cent to the above prices for rough White Pine.

	No. 4 Common	No. 5 Common	No. 6 Common
	\$	\$	\$
1 x 4" Rough or Dressed.....	68.00	63.00	57.00
1 x 5" Rough or Dressed.....	69.00	63.00	57.00
1 x 6" Rough or Dressed.....	70.00	63.00	57.00
1 x 8" Rough or Dressed.....	73.00	63.00	57.00
1 x 10" Rough or Dressed.....	74.00	69.00	58.00
1 x 12" Rough or Dressed.....	77.00	69.00	58.00
2 x 4" Rough or Dressed.....	71.00	63.00	61.00
2 x 6" Rough or Dressed.....	73.00	63.00	61.00
2 x 8" Rough or Dressed.....	75.00	63.00	61.00
2 x 10" Rough or Dressed.....	77.00	69.00	61.00
2 x 12" Rough or Dressed.....	80.00	69.00	61.00

FLOORING

Original Size.....	1 x 4" 13/16 x 3½"	1 x 5" 13/16 x 4½"	1 x 6" 13/16 x 5½"
Finished Size.....	\$	\$	\$
White Pine D Select.....	115.00	115.00	120.00
White Pine No. 1 and 2 Common.....	94.00	94.00	94.00
White Pine Select No. 3 Common.....	80.00	80.00	85.00
Spruce or Jack Pine, Select.....	71.00	72.00	73.00
Norway Pine No. 1 Common.....	72.00	72.00	73.00

FLOORING—*Cont'd*

Original Size.....	1 x 3"	1 x 4"
Finished Size.....	$\frac{3}{4}$ x 2 $\frac{1}{4}$ "	$\frac{3}{4}$ x 3 $\frac{1}{4}$ "
B.C. Fir, Edge Grain, B and Better.....	\$	\$
B.C. Fir, Edge Grain, C.....	96.00	96.00
B.C. Fir, Flat Grain, B and Better.....	88.00	88.00
	77.00	77.00
Original Size.....	1 $\frac{1}{2}$ x 4"	1 $\frac{1}{2}$ x 4"
Finished Size.....	1 $\frac{1}{8}$ x 3 $\frac{1}{2}$ "	1 $\frac{1}{8}$ x 3 $\frac{1}{2}$ "
White Pine No. 1 and 2 Common.....	\$	\$
	99.00	99.00

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

VEE JOINT OR BEADED SHEATHING

Original Size.....	1 x 3 or 1 x 4"
Finished Size.....	$\frac{3}{4}$ or 7/16 x 2 $\frac{1}{4}$ or 3 $\frac{1}{4}$ "
White Pine C Select and Better.....	\$67.00 per MFSM
Spruce Select.....	52.00 per MFSM
Basswood No. 1 Common.....	74.00 per MFSM
5/16 Cedar Clear.....	62.00 per MFSM
No. 1 and 2 Common.....	\$48.00 per MFSM
Merchantable.....	42.00 per MFSM
No. 2 Common.....	53.00 per MFSM
B.C. Fir or Hemlock x 3 or x 4", B and Better.....	\$62.00
B.C. Fir or Hemlock x 3 or x 4", C.....	59.00
B.C. Fir or Hemlock x 3 or x 4", D.....	55.00

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 $\frac{1}{2}$ "	13/16 x 4 $\frac{1}{2}$ "	13/16 x 5 $\frac{1}{2}$ "
White Pine D Select.....	\$	\$	\$
White Pine No. 1 and 2 Common.....	115.00	115.00	120.00
White Pine Select No. 3 Common.....	94.00	94.00	94.00
Spruce or Jack Pine Select.....	80.00	80.00	85.00
Norway Pine No. 1 Common.....	71.00	72.00	73.00
	72.00	72.00	73.00

Original Size	
B.C. Fir, 1 x 3 or 1 x 4", B and Better.....	\$77.00
B.C. Fir, 1 x 3 or 1 x 4", C.....	74.00
B.C. Fir, 1 x 3 or 1 x 4", D.....	66.00
Cedar, 1 x 3 or 1 x 4", Clear.....	82.00

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

SIDING

Manitoba Siding, Novelty Siding or Shiplap Joint

Original Size.....	1 x 5"	1 x 6"
Finished Size.....	13/16 x 4 $\frac{1}{2}$	13/16 x 5 $\frac{1}{2}$
	\$	\$
White Pine, No. 1 and 2 Common.....	94.00	94.00
White Pine No. 3 Common.....	80.00	85.00
Spruce or Jack Pine, Select.....	72.00	73.00
Norway Pine No. 1 Common.....	72.00	73.00

White Pine Bevel Siding, Rabbed

2 pieces out of 1 $\frac{1}{2}$ "	No. 1 and 2 Common	Select No. 3	No. 3 Common
	Per M.F.S.M.	Per M.F.S.M.	Per M.F.S.M.
8" Bevel Siding.....	\$ 82.00	\$ 75.00	\$ 70.00
10" Bevel Siding.....	100.00	78.00	73.00

2 pieces out of 2"	No. 1 and 2 Common Per M.F.S.M.	Select No. 3 Per M.F.S.M.	No. 3 Common Per M.F.S.M.
8" Bevel Siding.....	\$110.00	\$100.00	\$93.00
10" Bevel Siding.....	133.00	104.00	97.00

Bevel Siding (Clapboards)

	Size $\frac{1}{2}$ x 6	Size $\frac{1}{2}$ x 6
White Pine Feather Edge D Select...	\$66.00	No. 1 and 2 Common \$48.00 per M.F.S.M.
Spruce Feather Edge Select.....	54.00	Merchantable..... 39.00

B.C. Cedar—Bevel Siding

$\frac{1}{2}$ x 6", Clear.....	\$69.00 per M.F.S.M.
$\frac{1}{2}$ x 6", A.....	65.00 "
$\frac{1}{2}$ x 8" and 10", Clear.....	86.00 "
$\frac{1}{2}$ x 8" and 10", A.....	84.00 "

B.C. Cedar—Bungalow Siding

$\frac{3}{4}$ x 8" Clear.....	\$106.00 per M.F.S.M.
$\frac{3}{4}$ x 8" A.....	104.00 "
$\frac{3}{4}$ x 10" Clear.....	114.00 "
$\frac{3}{4}$ x 10" A.....	112.00 "

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

SHINGLES

B.C. Red Cedar

XXX 16" No. 1 Packed 20/20.....	\$6.88 per square	\$1.72 per bundle
XXX 16" No. 2 Packed 20/20.....	5.68 "	1.42 "
XXXXX 16" No. 1 Packed 20/20.....	7.68 "	1.92 "
XXXXX 16" No. 2 12" Clear Butt Packed 20/20.....	6.28 "	1.57 "
XXXXX 16" No. 3, 8" Clear Butt Packed 20/20.....	5.48 "	1.37 "

Eurekas—

5/2"—18" No. 1.....	\$8.00 per square	\$2.00 per bundle
5/2"—18" No. 2.....	6.40 "	1.60 "
5/2"—18" No. 3.....	5.80 "	1.45 "

Perfections—

5/2 $\frac{1}{2}$ "—18"—Packed 18/18.....	\$2.17 per bundle
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Royals—

4/2"—24" Packed 14/14.....	\$2.77 per bundle
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Titans—

5/8" butts—18" Packed 12/12.....	\$2.18 per bundle
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Eastern White Cedar—

Extras Packed 20/20.....	\$8.20 per square	\$2.05 per bundle
Clears Packed 20/20.....	7.60 per square	1.90 per bundle
2nd Clears Packed 20/20.....	6.80 per square	1.70 per bundle
Clear Walls Packed 20/20.....	6.40 per square	1.60 per bundle
Extra No. 1 Packed 20/20.....	5.00 per square	1.25 per bundle

For Eastern White Cedar Shingles sold by the thousand (packed 23/24) Add 17 per cent to the above prices.

CEDAR FENCE POSTS

Diameter at Small End in Inches	Length in Feet	—
4 to 4 $\frac{1}{2}$ ".....	7' 6" to 8' 6"	\$0.55 per post
Over 4 $\frac{1}{2}$ to 5 $\frac{1}{2}$ ".....	7' 6" to 8' 6"	0.70 per post
Over 5 $\frac{1}{2}$ to 6 $\frac{1}{2}$ ".....	7' 6" to 8' 6"	0.85 per post
Over 6 $\frac{1}{2}$ to 7 $\frac{1}{2}$ ".....	7' 6" to 8' 6"	1.05 per post
Over 7 $\frac{1}{2}$ to 8 $\frac{1}{2}$ ".....	7' 6" to 8' 6"	1.40 per post

HARDWOODS—

FIRSTS AND SECONDS COMBINED—ROUGH—

	Birch	Maple	Basswood	Elm
Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	150.00	160.00	150.00	140.00
5/4" Random Lengths and Widths.....	155.00	165.00	155.00	145.00
6/4" Random Lengths and Widths.....	160.00	170.00	160.00	150.00
8/4" Random Lengths and Widths.....	170.00	180.00	170.00	160.00
10/4" Random Lengths and Widths.....	180.00	200.00	170.00
12/4" Random Lengths and Widths.....	190.00	210.00	180.00
16/4" Random Lengths and Widths.....	215.00	235.00

No. 1 COMMON AND SELECTS COMBINED—ROUGH—

Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	95.00	100.00	95.00	90.00
5/4" Random Lengths and Widths.....	105.00	110.00	105.00	100.00
6/4" Random Lengths and Widths.....	110.00	115.00	110.00	105.00
8/4" Random Lengths and Widths.....	120.00	125.00	120.00	115.00
10/4" Random Lengths and Widths.....	130.00	145.00	130.00
12/4" Random Lengths and Widths.....	140.00	155.00	130.00
16/4" Random Lengths and Widths.....	170.00	185.00

No. 2 COMMON—ROUGH—

Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	65.00	65.00	65.00	65.00
5/4" Random Lengths and Widths.....	70.00	70.00	70.00
6/4" Random Lengths and Widths.....	70.00	70.00	70.00
8/4" Random Lengths and Widths.....	75.00	70.00	75.00

No. 3 COMMON—ROUGH—

	\$	\$	\$	\$
All Thicknesses.....	50.00	45.00	50.00	50.00

Hardwood prices shown above are for random widths and lengths as required by National Hardwood Lumber Association rules for the respective grades.

When ordered by the Buyer

Add for Specified Widths		Add for Specified Lengths	
	\$		\$
8" or 9".....	10.00	10' 0".....	10.00
10" or 11".....	20.00	12' 0".....	10.00
12" or 13".....	30.00	14' 0".....	20.00
14" up.....	40.00	16' 0".....	30.00

OAK FLOORING

TONGUED AND GROOVED—

Thickness	Kind	Grade	—	Thickness	Kind	Grade	—
			\$				\$
3/8".....	Plain White	1st	127 00*	1/2".....	Plain Red	1st	170.00*
		2nd	120.00*			2nd	157.00*
		3rd	95.00*			3rd	127.00*
		Shorts	75.00*			Shorts	90.00*
3/8".....	Quartered White	1st	165 00*	13/16".....	Plain Red	1st	230.00
		2nd	150 00*			2nd	200.00
		3rd	95.00*			3rd	145.00
		Shorts	78.00*			Shorts	110.00
						No. 4	70.00
3/8".....	Plain Red	1st	127.00*	13/16".....	Quartered Red	1st	280.00
		2nd	120.00*			2nd	240.00
		3rd	95.00*			3rd	150.00
		Shorts	75.00*			Shorts	110.00
3/8".....	Quartered Red	1st	150.00*	13/16".....	Quartered White	1st	310.00
		2nd	150.00*			2nd	250.00
		3rd	95.00*			3rd	140.00
						Shorts	110.00

For Jointed or Square Edge Flooring Add 30 per cent to the above prices for Tongued and Grooved Flooring.

* Per M.F.S.M.

BIRCH, BEECH AND MAPLE FLOORING

TONGUED AND GROOVED—

—		Birch and Beech	Maple
		\$	\$
Thickness—			
13/16".....	1st	115.00	120.00
	2nd	110.00	115.00
	3rd	95.00	95.00
1/2".....	1st	109.00*	116.00*
	2nd	103.00*	103.00*
	3rd	85.00*	85.00*
3/8".....	1st	100.00*	100.00*
	2nd	95.00*	95.00*
	3rd	78.00*	78.00*

For Single Orders of 5,000 F.B.M. up to 10,000 F.B.M. DEDUCT \$5.00 from the above prices.

For Single Orders of 10,000 F.B.M. and over.....DEDUCT \$10.00 from the above prices

* Per M.F.S.M.

SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM RETAIL PRICES FOR LUMBER IN NORTH EASTERN ONTARIO

The Maximum Prices shall be the prices set out in Schedule "A" except for the Spruce and Jackpine Lumber Described below:—

SPRUCE AND JACK PINE

Merchantable (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides 4" Scant
	\$	\$
1 x 3 and 4-8/16'.....	59.00	59.00
1 x 5-8/16'.....	60.00	60.00
1 x 6-8/16'.....	61.00	61.00
1 x 8-8/16'.....	63.00	63.00
1 x 10-8/16'.....	63.00	63.00
1 x 12-8/16'.....	72.00	72.00

Lengths	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or Dressed	
	8' to 16'	8' to 16'	18'	20'
	\$	\$	\$	\$
2 x 3" and 4".....	58.00	58.00	61.00	62.00
2 x 5".....	59.00	59.00	63.00	63.00
2 x 6".....	61.00	61.00	64.00	65.00
2 x 8".....	62.00	62.00	65.00	64.00
2 x 10".....	68.00	68.00	71.00	72.00
2 x 12".....	73.00	73.00	76.00	77.00
3 x 4" and 4 x 4".....	63.00	66.00	69.00	70.00
3 x 6" and 4 x 6".....	63.00	66.00	69.00	70.00
3 x 8" and 4 x 8".....	65.00	68.00	71.00	72.00
6 x 6".....	65.00	68.00	71.00	72.00
6 x 8".....	65.00	68.00	71.00	72.00
8 x 8".....	65.00	68.00	71.00	72.00

For Scant Sawn Spruce and Jack Pine 1" Dressed to 11/16" and 2" Dressed to 1-11/16".

DEDUCT \$2.00 from the above prices.

For Ontario 4ths and Better, random lengths 8/16',

DEDUCT \$1.00 from the above prices.

For Ontario No. 1 and No. 2 Cull, random lengths 8/16',

DEDUCT \$2.00 from the above prices.

For Ontario No. 3 Cull, random lengths 8/16',

DEDUCT \$5.00 from the above prices.

For Specified Lengths Ordered by the Buyer,

ADD \$2.00 to the above prices.

For Quebec 5th and Better,

DEDUCT \$1.00 from the above prices for merchantable Spruce and Jackpine.

For No. 4 (Quebec 5th Quality), DEDUCT \$3.00 from the above prices.

For No. 5 (Quebec 6th Quality), DEDUCT \$5.00 from the above prices.

SHELVING

*Dressed 4 sides (per 100 lineal feet and in Specified Lengths).**Spruce and Jack Pine Select Dressed 4 Sides.*

Width	Thickness		
	13/16"	1 3/8"	1 1/4"
	\$	\$	\$
1 1/2".....	1.30	2.35	2.75
1 3/4".....	1.60	2.60	3.25
2 1/4".....	2.25	3.25	4.25
3 3/4".....	2.75	4.00	5.50
4 1/4".....	3.25	5.00	6.25
5 1/4".....	3.75	6.00	7.75
6 1/4".....	4.25	7.00	8.75
7 1/4".....	5.00	7.75	10.25
9 1/4".....	6.25	9.75	13.00
11 1/4".....	7.75	12.00	16.50

FLOORING

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 1/2"	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$	\$
Spruce or Jack Pine, Select.....	64.00	65.00	66.00

VEE JOINT OR BEADED SHEATHING

Original Size..... 1 x 3" or 1 x 4"
 Finished Size..... 3/8" or 7/16 x 2 1/4" or 3 1/4"

Spruce Select..... \$49.00 per M.F.S.M. Merchantable..... \$39.00 per M.F.S.M.

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 1/2"	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$	\$
Spruce or Jack Pine, Select.....	64.00	65.00	66.00

SIDING

Manitoba Siding, Novelty Siding or Shiplap Joint—

Original Size.....	1 x 5"	1 x 6"
Finished Size.....	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$
Spruce or Jack Pine, Select.....	62 00	63 00

Bevel Siding (Clapboard)

Spruce Feather edge Select 1/2 x 6" \$50.00 per M.F.S.M. Merchantable 1/2 x 6" \$35.00 per M.F.S.M.

Unless otherwise indicated all prices set out above refer to One Thousand Feet Board Measure, and all measurements are calculated from the original or nominal size.

SCHEDULE C TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM RETAIL PRICES FOR MILLWORK IN CENTRAL AND EASTERN ONTARIO AND NORTH EASTERN ONTARIO

MILLWORK

WHITE PINE AND OAK FRAME MATERIAL

	Per 100 lineal feet
13/16 x 1 1/2 Lining No. 3 Common.....	\$ 1.75
13/16 x 3/4 Lining " "	2.75
13/16 x 3/4 Lining " "	2.75
13/16 x 4 1/2 Pulley Stile No. 1 and 2 Common.....	4.50
13/16 x 5 1/2 Pulley Stile " "	5.00
1 x 1 1/2 Hang Stile " "	3.75
1 x 2 1/2 Hang Stile " "	4.50
1 x 3 1/2 Hang Stile " "	5.75
1 x 4 1/2 Hang Stile " "	7.00
1 x 5 1/2 Hang Stile " "	8.25
x 6 Backing, No. 3 Common.....	1.60
x Glass Stop D Select.....	1.25
x Parting Stop "	1.25
7/16 x 1 1/2 Sash Stop "	1.75
7/16 x 1 1/2 Sash Stop "	2.00
7/16 x 2 to 2 1/2 Door Stop... D Select.....	3.50
1 x 5 1/2 Door Jamb or Mullion No. 1 and 2 Common.....	10.00
1 x 6 1/2 Door Jamb or Mullion " "	12.00
1 x 7 1/2 Door Jamb or Mullion " "	14.50
2 x 3 1/2 Door Jamb or Mullion " "	13.00
2 x 5 1/2 Door Jamb or Mullion " "	16.50
2 x 6 1/2 Door Jamb or Mullion " "	20.75
2 x 7 1/2 Door Jamb or Mullion " "	23.00
1 x 3 3/4 Pine Sill No. 1 and 2 Common.....	7.25
1 x 5 3/4 Pine Sill " "	10.00
1 x 6 3/4 Pine Sill " "	12.00
2 x 3 3/4 Pine Sill " "	13.00
2 x 5 3/4 Pine Sill " "	16.50
2 x 6 3/4 Pine Sill " "	20.75
3 x 7 3/4 Pine Sill " "	23.00
3 x 4 3/4 Pine Sill " "	23.50
1 x 5 1/2 Oak Sill Firsts and Seconds	27.00
1 x 7 1/2 Oak Sill. " "	38.00
1 x 9 1/2 Oak Sill " "	49.00
1 x 11 1/2 Oak Sill " "	60.00
5/16 x 1/4 Oak Water Bar.....	2.00

DOOR FRAMES

Outside Door Frames—

Standard Frame with 2" Oak Sill.....	\$ 7.00 each
Standard Frame with 3" Oak Sill.....	8.00 each
Standard Frame without sill.....	6.00 each
Standard Frame with 2" Oak sill and transom up to 2'0" in height.....	11.00 each
For Standard Frame with circle, elliptic, tudor or segment head, Add to the above prices.....	\$ 6.00

Inside Door Frames—

Inside cellar door frame, 2 x 6 or 2 x 8 jamb.....	\$ 4.00 each
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	7/8" Jambs and Stops	Rabbeted 1 3/8" Jambs or 1 1/8" Jambs and Stops
No. 1 or 2 Common Pine or Clear Fir.....	\$2.00 per set of jambs	\$2.25 per set of jambs
Select Pine or Basswood.....	2.50 per set of jambs	2.75 per set of jambs
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut.....	3.25 per set of jambs	3.75 per set of jambs
Quartered White Oak or Figured Red Gum....	3.75 per set of jambs	4.25 per set of jambs

For inside door frame with transom, Add \$1.75 to the above prices.

Front Door Frames—

Frames for transom and sidelights, 6' x 8' or less, without sill.....	\$16.00 each
Frames for transom and sidelights, 6' x 8' or less, with Oak sill.....	19.00 each

Garage Door Frames—

White Pine Frames up to 8'-0" x 8'-0" with 2 x 8 Jambs.....	6.50 each
White Pine Frames up to 8'-0" x 8'-0" with 3 x 8 Jambs.....	8.50 each

SASH AND WINDOW FRAMES

Cellar Window Frames

		With iron bars
Standard frame for sash 10 x 12, 10 x 14 or 10 x 16—		
3 lights.....	\$ 2.50 each	\$ 4.25 each
Special size frame with 2 x 8 jambs.....	2.75 each	4.50 each
Standard frame with open sash.....	3.60 each	
Coal Chute with door or sash.....	5.00 each	
Service box with two doors.....	5.00 each	

Window Frames—

	Size of Wall Opening	
	Up to 3'2" x 5'4" or 17 sq. ft.	Over 3'2" x 5'4" or 17 sq. ft. and up to 25 sq. ft.
	each	each
Box Window Frame with pulleys.....	\$ 5.00	\$ 6.00
Box Window Frame with sash (1 3/8"—2 lights).....	6.75	8.00
Box Window Frame with sash and trim:—		
No. 1 and 2 Common Pine, Fir.....	8.15	10.00
Select Pine or Basswood.....	8.70	10.50
Plain Oak, Birch, Maple, Ash or Chestnut.....	9.50	11.60
Quartered White Oak.....	10.10	12.40
Frame with spiral balances.....	6.75	—
Frame with open sash and spiral balances.....	8.25	—
Frame extras:—		
For solid brick construction, ADD to above prices.....	0.50	0.50
Without pulleys, DEDUCT from the above prices.....	0.50	0.50
For mullion frame, DOUBLE the above prices.		
For triple frame, TRIPLE the above prices.		
For Bay Window, ADD to the above prices.....	50%	50%
For Circle or Segment Head, ADD to the above prices.....	6.00	6.00
For Transom, ADD to the above prices.....	2.25	2.75

Trim extras:—

For Circle or Segment Head, ADD \$1.50 to the above prices.
For Transom trim, ADD to the price of box window frame with sash and trim 25% of the difference between that price and the price for box window frame with sash.

Casement Window Frames—

	Size of Wall Opening	
	Up to 2' 6" x 3' 6" or 9 sq. ft.	Over 2' 6" x 3' 6" Up to 20 sq. ft.
	each	each
Frame.....	\$3 75	\$4 50
Frame with sash, 1 3/8"—1 light.....	4 75	5 75
Frame with sash and trim:—		
No. 1 and 2 Common Pine, Fir.....	6.15	7.40
Select Pine, Basswood.....	6.40	7.75
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut.....	6.95	8.50
Quartered White Oak.....	7.50	9.00
Frame extras:—		
For Mullion frame, DOUBLE the above prices.		
For Triple frame, TRIPLE the above prices.		
For Circle head, ADD to the above prices.....	5.00	5.00
For Segment head, ADD to the above prices.....	2.50	2.50
For Transom, ADD to the above prices.....	1.50	2.00

Trim extras:—

For Circle or Segment top, ADD \$1.25 to the above prices.

For Transom trim, ADD to the price of frame with sash and trim 25% of the difference between that price and the price for frame with sash.

*Eyebrow Frame and Sash.....\$16.50 per unit**Sunburst Window Frame and 1 3/4" Sash up to 6' wide—*

Frame.....	14.00 each
Sash.....	15.00 each
Fir, White Pine or Basswood trim.....	5.00 per set
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut trim.....	5.75 per set
Quartered White Oak or Figured Red Gum trim.....	6.75 per set

*Bulls' Eye Frame and 1 3/8" Sash up to 30" wide, 1 light**Brick Wall Construction Square Jambs and Interior Trim.*

Frame and Sash.....	12.50 each
Trim.....	3.50 per set

Triple Casement Window Frame and Sash, 1 3/4" with transom and segment head, up to 7' x 7'

Frame.....	30.00 each
Sash.....	18.50 each
Fir, White Pine or Basswood trim.....	8.25 per set
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut trim.....	10.00 per set
Quartered White Oak or Figured Red Gum trim.....	11.50 per set

WINDOW SHUTTERS

Movable or Stationary slat types—

Up to 3'5" wide, 1 3/8" or 1 3/4" thick. \$1.65 each pair per foot in height.

For Segment head ADD \$2.25 to the above prices.

For Circle head ADD \$6.25 to the above prices.

Single shutter up to 1'9" wide \$1.00 each per foot in height.

STAIR MATERIAL

White Pine Stair Material—

			Per 100 lineal feet
1 3/4 x 7 3/4	Treads, Nosed, D4S.....	No. 1 and 2 Common.....	\$12 00
1 3/4 x 9 3/4	Strings or Treads.....	" ".....	17.75
1 3/4 x 11 3/4	Strings or Treads.....	" ".....	23.50
5 3/4 x 6 3/4	Risers D4S.....	" ".....	5.50
5 3/4 x 7 3/4	Risers D4S.....	" ".....	6.75
2 1/4 x 3 3/4	Hand Rail.....	D Select.....	24.00
13/16 x 2 1/4	String Shoe.....	".....	3.50
13/16 x 3 1/4	String Shoe.....	".....	4.75
1 1/8 x 2 1/4	String Shoe.....	".....	6.00
1 1/8 x 2 1/4	String Mould.....	".....	2.50
1 1/8 x 2 1/4	String Mould.....	".....	1.75
1 1/8 x 2 1/4	String Mould.....	".....	2.50
1 1/8 x 2 1/4	Plaster Mould.....	".....	1.75
1 1/8 x 2 1/4	Rail Filler.....	".....	1.50
1 1/8 x 2 1/4	Rail Filler.....	".....	1.75
1 1/8 x 13/16	Cove.....	".....	1.25
1 1/8 x 2 1/4	Nosing and Cove.....	".....	7.25
1 1/8 x 3 1/4	Nosing.....	".....	9.75
1 1/8 x 2 1/4	(Top Member 8" Base).....	".....	3.50
1 1/8 x 3 1/4	(Top Member 10" Base).....	".....	4.75
1 1/8 x 1 1/4	Baluster.....	".....	1.25
1 1/8 x 1 3/4	Baluster.....	".....	2.00
1 1/8 x 1 1/4	Baluster.....	".....	2.50
1 1/8 x 1 1/4	Baluster.....	".....	4.25
1 1/8 x 1 1/4	Baluster.....	".....	4.75
1 1/8 x 1 1/4	Baluster.....	".....	6.50
1 1/8 x 1 1/4	Turned Baluster.....	\$0.40 each	
1 1/8 x 1 1/4	Turned Baluster.....	0.45 each	

Standard Basement Stairs—

2 x 8 Treads without risers \$1.20 per tread, including strings.

Outside Steps—

4 treads, 4' wide.

10.25 per 4 treads, including strings.

4 treads 6' wide.

14.00 per 4 treads, including strings.

VERANDAH MATERIAL

White Pine Verandah Material—

			Per 100 lineal feet
1 1/2 x 2 1/2	D4S.....	No. 1 and 2 Common.....	\$ 4.50
1 1/2 x 3 1/2	and 3 1/2 D4S.....	" ".....	5.75
1 1/2 x 4 1/2	D4S Nosed.....	" ".....	7.00
1 1/2 x 2 1/2	Nose and Cove.....	D Select.....	7.25
1 1/2 x 3 1/2	Bottom Rail.....	No. 1 and 2 Common.....	7.25
1 1/2 x 4 1/2	Bottom Rail.....	" ".....	9.00
1 1/2 x 5 1/2	Bottom Rail.....	" ".....	10.00
2 1/2 x 3 1/2	Top Rail.....	" ".....	14.00
2 1/2 x 4 1/2	Top Rail.....	" ".....	17.25
2 1/2 x 5 1/2	Top Rail.....	" ".....	20.50
1 1/2 x 1 1/2	Rail Filler.....	D Select.....	1.50
1 1/2 x 1 1/2	Rail Filler.....	".....	1.75
15/16 x 1 1/2	Baluster.....	".....	2.00
13/16 x 1 1/2	Baluster.....	".....	2.50
5/16 x 1 1/2	Lattice.....	".....	1.50
5/16 x 1 1/2	Lattice.....	".....	1.75
1 1/2 x 1 1/2	Baluster.....	".....	4.25
1 1/2 x 1 1/2	Baluster.....	".....	6.50
2 1/2 x 2 1/2	22" Turned Baluster.....	\$0.55 each	
3 1/2 x 3 1/2	22" Turned Baluster.....	0.65 "	
1 1/2 x 4"	Sweep, Bandsawn Baluster.....	0.30 "	
1 1/2 x 5"	Sweep, Bandsawn Baluster.....	0.35 "	
5 x 5-3/6"	Newels, Turned Top.....	2.50 "	
6 x 6-3/6"	Newels, Turned Top.....	3.00 "	

OUTSIDE CORNICE

		Per 100 lineal feet
13/16 x 1 $\frac{3}{4}$ " Bed Moulding.....	D Select.....	\$ 2.65
13/16 x 2 $\frac{1}{2}$ " Bed Moulding.....	"	3.75
13/16 x 3 $\frac{1}{2}$ " Crown Moulding.....	"	5.00
13/16 x 4 $\frac{1}{2}$ " Crown Moulding.....	"	6.40
13/16 x 5 $\frac{1}{2}$ " Crown Moulding.....	"	7.75
1 $\frac{1}{4}$ x 1 $\frac{3}{4}$ " Solid Bed Moulding.....	"	5.00

For White Pine Frame Material, White Pine Stair Material, White Pine Verandah Material, and Outside Cornice, cut to lengths ordered by the buyer, Add 10% to the above prices.

SASH, DOORS AND SCREENS

The Maximum price for Sash, Doors and Screens shall be the price set forth in the Universal Doors and Sash, 1942 Retail Price List.

For Sidelights not over 1'8" in width, with stiles not over 3 $\frac{3}{4}$ " in width, the maximum price of each silight shall be 60% of a stock door of the same design, material and height, as shown in the Universal Doors and Sash, 1942 Retail Price List.

TRIM AND MOULDINGS
(per 100 lineal feet)

	Flat Grain B.C. Fir	Paint White Pine	E.G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
5/16 x 1" and under.....	1.25	1.25	1.25	1.50	1.75	1.75
5/16 x 1 $\frac{1}{8}$ ".....	1.50	1.50	1.50	2.00	2.25	2.25
5/16 x 1 $\frac{1}{4}$ ".....	1.75	1.75	2.00	2.25	2.75	2.75
5/16 x 2 $\frac{1}{4}$ ".....	2.25	2.50	2.50	3.00	3.50	3.50
5/16 x 2 $\frac{1}{2}$ ".....	2.50	2.75	2.75	3.50	4.00	4.00
5/16 x 3 $\frac{1}{4}$ ".....	3.50	3.75	3.75	4.50	5.25	5.50
5/16 x 4 $\frac{1}{4}$ ".....	4.25	4.75	4.75	5.50	6.50	7.00
5/16 x 5 $\frac{1}{4}$ ".....	5.25	5.75	5.75	6.75	8.00	8.25
5/16 x 6 $\frac{1}{4}$ ".....	6.00	6.50	6.50	8.00	9.25	9.75
5/16 x 7 $\frac{1}{4}$ ".....	7.00	7.50	7.50	9.00	10.50	11.00
5/16 x 8 $\frac{1}{4}$ ".....	7.75	8.25	8.50	10.25	11.75	12.50
5/16 x 9 $\frac{1}{4}$ ".....	8.75	9.25	9.50	11.75	13.50	13.50
5/16 x 10 $\frac{1}{4}$ ".....	9.75	10.50	10.50	12.75	14.75	15.50
5/16 x 11 $\frac{1}{4}$ ".....	10.50	11.25	11.75	13.75	16.00	16.75
to x 1" and under.....	1.25	1.25	1.25	1.50	1.75	1.75
to x 1 $\frac{1}{8}$ ".....	2.00	2.00	2.25	2.75	3.00	3.25
to x 1 $\frac{1}{4}$ ".....	2.25	2.50	2.50	3.00	3.50	3.75
to x 2 $\frac{1}{4}$ ".....	2.75	3.00	3.25	3.75	4.50	4.75
to x 2 $\frac{1}{2}$ ".....	3.50	3.50	3.75	4.50	5.25	5.75
to x 3 $\frac{1}{4}$ ".....	4.75	5.00	5.25	6.25	7.50	7.75
to x 4 $\frac{1}{4}$ ".....	6.00	6.25	6.50	7.75	9.00	9.75
to x 5 $\frac{1}{4}$ ".....	7.25	7.75	7.75	9.25	10.75	11.25
to x 6 $\frac{1}{4}$ ".....	8.25	9.00	9.00	10.75	12.50	13.00
to x 7 $\frac{1}{4}$ ".....	9.75	10.00	10.25	12.25	14.25	15.00
to x 8 $\frac{1}{4}$ ".....	11.00	11.50	11.50	14.00	16.25	17.00
to x 9 $\frac{1}{4}$ ".....	14.25	15.25	15.25	18.50	21.50	22.25
to x 10 $\frac{1}{4}$ ".....	15.50	16.50	16.75	20.00	23.25	23.50
to x 11 $\frac{1}{4}$ ".....	17.25	19.00	19.25	23.00	26.75	28.00

TRIM AND MOULDING—*Concluded*

	Flat Grain B.C. Fir	Paint White Pine	E.G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
1-1/16 x 1-1/16.....	2.25	2.50	2.50	3.00	3.50	3.50
1-1/16 x 1 1/2.....	3.50	3.50	3.75	4.50	5.25	5.75
1-1/16 x 1 3/4.....	3.75	4.00	4.25	5.00	5.75	6.25
1-1/16 x 2.....	5.00	5.25	5.25	6.50	7.50	8.00
1-1/16 x 2 1/4.....	5.75	6.25	6.25	7.50	8.75	9.25
1-1/16 x 2 1/2.....	7.50	8.00	8.00	9.75	11.25	11.50
1-1/16 x 3.....	9.75	10.50	10.50	12.75	14.75	15.50
1-1/16 x 3 1/4.....	11.75	12.50	12.75	15.25	17.75	18.50
1-1/16 x 3 1/2.....	13.50	14.50	14.75	17.50	20.50	21.50
1-1/16 x 4.....	15.75	16.75	17.00	20.50	23.75	24.50
1-1/16 x 4 1/4.....	17.50	18.50	19.00	22.75	26.25	27.50
1-1/16 x 4 1/2.....	21.75	23.00	23.75	28.25	33.00	34.50
1-1/16 x 5.....	24.00	25.50	26.25	31.50	36.75	38.25
1-1/16 x 5 1/4.....	25.75	27.50	28.00	33.75	39.25	40.75
1 1/4 x 1 1/4.....	4.00	4.25	4.50	5.25	6.25	6.25
1 1/4 x 1 1/2.....	4.50	5.00	5.00	6.00	7.00	7.50
1 1/4 x 2.....	5.75	6.25	6.25	7.75	9.00	9.25
1 1/4 x 2 1/4.....	7.00	7.50	7.50	9.25	10.75	11.25
1 1/4 x 2 1/2.....	9.50	10.25	10.25	12.25	14.25	15.00
1 1/4 x 3.....	11.75	12.50	12.75	15.25	17.75	18.50
1 1/4 x 3 1/4.....	14.00	15.00	15.25	18.50	21.50	22.25
1 1/4 x 3 1/2.....	16.50	17.50	18.00	21.50	25.00	25.75
1 1/4 x 4.....	19.00	20.00	20.50	24.50	28.50	29.75
1 1/4 x 4 1/4.....	21.25	22.50	23.00	27.50	32.00	33.50
1 1/4 x 4 1/2.....	25.75	27.50	28.00	33.75	39.25	40.75
1 1/4 x 5.....	28.25	30.00	30.75	36.75	42.75	43.25
1 1/4 x 5 1/4.....	30.75	32.50	33.25	39.75	46.25	48.50
1 1/2 x 1 1/4.....	6.25	6.75	7.00	8.25	10.00	10.00
1 1/2 x 1 1/2.....	8.00	8.75	9.00	10.75	12.50	12.75
1 1/2 x 2.....	9.75	10.50	10.50	12.75	14.75	15.00
1 1/2 x 2 1/4.....	13.00	13.75	14.00	17.00	19.75	20.25
1 1/2 x 2 1/2.....	16.00	17.25	17.50	21.00	24.50	25.50
1 1/2 x 3.....	19.50	20.75	21.00	25.25	29.75	30.75
1 1/2 x 3 1/4.....	22.75	24.00	24.50	29.75	34.75	35.75
1 1/2 x 3 1/2.....	25.75	27.50	28.00	33.75	39.25	40.75
1 1/2 x 4.....	29.00	31.00	32.00	37.75	44.00	45.50
1 1/2 x 4 1/4.....	35.25	37.50	38.25	46.00	53.50	55.50
1 1/2 x 4 1/2.....	37.75	40.25	41.00	49.25	57.25	59.25
1 1/2 x 5.....	41.25	44.00	45.00	53.75	62.50	64.75
2 1/4 x 3 1/4 Handrail.....	22.75	24.00	24.50	29.50	34.50	37.00

The number of lineal feet shall be calculated as follows:—

- (1) If the lengths of Trim ordered are under 8 feet the nearest half foot over each length ordered shall be taken.
- (2) If the lengths of Trim ordered are 8 feet or over the nearest even foot over each length ordered shall be taken.

SCHEDULE D TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM PRICES FOR SERVICE CHARGES FOR CENTRAL AND EASTERN AND NORTH EASTERN ONTARIO

MILLING CHARGES

	Soft Woods	Hard Woods
	Per M.F.B.M. \$	Per M.F.B.M. \$
Dressing, 1, 2 or 4 sides.....	5.00	7.50
Dressing, 2 sides (2 runs).....	7.50	8.75
D1 or 2S and T. and G.....	5.00	7.50
D1 or 2S, V, Bead, Round Corner.....	6.00	10.00
Novelty, Cove, Shiplap, etc.....	6.00	—
Resaw Rough, 1" or 2", 1 cut.....	4.50	7.50
Resaw Rough Extra Cuts, per cut.....	2.50	4.00
D2S and Resaw (2 runs).....	9.00	12.50
D. & M., 2".....	5.00	—
Sizing D. & M. or D4S, 3" and 4" Fir and Cedar.....	7.50	—
Sizing other wood.....	6.50	—
Dressing Timbers, 6 x 6 and up.....	7.50	—
Resawing Timbers, 1 cut.....	4.50	—
Cross Cutting, 1 cut.....	4.00	—
Each extra cut.....	2.00	—
Ripping 1"—1 cut.....	5.00	7.50
Ripping 1"—2 cuts.....	7.50	9.00
Ripping 2"—1 cut.....	4.50	7.00
Ripping 2"—2 cuts.....	7.50	9.00

Ripping Battens, Bond Strip Grounds, Strapping—\$1.50 for any kind of wood, per thousand feet run
For Detail or D4S Mouldings—\$3.25 for any kind of wood, per set up of machine.

The prices set out above may only be charged for services rendered in connection with *Rough* lumber which has already been purchased by the consumer. If the consumer purchases *Dressed* lumber, then the maximum prices shown for Dressed lumber in Schedules A and B must apply and such prices include dressing and other charges.

KILN DRYING CHARGES

	Soft Woods	Hard Woods
	Per M.F.B.M. \$	Per M.F.B.M. \$
Thickness of 4/4.....	10.00	10.00
" 5/4 and 6/4.....	19.00	15.00
" 8/4.....	19.00	20.00
" 10/4.....	—	30.00
" 12/4.....	—	40.00
" 16/4.....	—	50.00

SANDING CHARGES

Sanding (flat face only). \$1.00 per 100 lineal feet.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1005

Respecting Oak Flooring

Dated November 27, 1943.

Effective December 15, 1943.

REVOKES Administrator's Order No. A-369.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1006

Respecting Metal Furniture, Upholstered Furniture, Bedding and Parts

Dated November 30, 1943.

Effective January 1, 1944.

REVOKED and REPLACED by Administrator's Order No. A-1142 for which see Canadian War Orders and Regulations 1944, Volume I, No. 12.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1007

Respecting Rooming Accommodation in the Cities of Quebec and Levis and in the Towns of Quebec-West and Lauzon, all in the Province of Quebec

Under authority conferred by the Wartime Prices and Trade Board and in accordance with the provisions of Administrator's Order No. A-488, it is hereby ordered as follows:—

1. The Cities of Quebec and Levis and the Towns of Quebec-West and Lauzon, all in the Province of Quebec, are hereby designated as areas to which the provisions of Administrator's Order No. A-488 shall, on and after the effective date of this Order, apply.

2. In accordance with the provisions of Section 16 of Administrator's Order No. A-488, forms R.C. 30A (Q.C.), R.C. 30B (Q.C.), R.C. 30C (Q.C.), R.C. 34 (Q.C.), R.C. 35 (Q.C.) and R.C. 36 (Q.C.) provided by the Board, are hereby prescribed.

3. This Order shall come into force on the 4th day of December, 1943.

Dated at Ottawa, this 3rd day of December, 1943.

OWEN LOBLEY,
A Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1008

Respecting Prices of Bituminous and Other Coal Produced in Alberta and British Columbia

(Consolidated as amended by Administrator's Orders Nos. A-1051, A-1063 and A-1155)

The Royal Commission appointed to investigate the dispute between the employees and operators in the recent coal strike in Alberta and British Columbia decided that there should be an increase in wages of the employees and also that the operators should give to their employees two weeks holidays with pay under specified conditions. The Commission reported that, after investigation of the financial statements of the operating companies, it was satisfied that the companies cannot continue to produce coal in the face of increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal the Government has decided that the assistance, which the Commission states is necessary, shall be given in the form of an increase in price to all users of the coal produced in this area.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore under authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. For the purposes of this Order,—

“Coal” means bituminous, sub-bituminous and lignite coals, including briquettes or other processed forms of any such coal.

2. (1) The coal mine operators mentioned in Part I of the Schedules to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in Parts II of the respective Schedules for such coal as they may supply to any person on and after December 1, 1943. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1943.

(2) The coal mine operators named in the table to this subsection for the grade of coal which they produce, may, subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in the said Table for such coal as they may supply to any person on and after January 1, 1944. Such amount shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943.

TABLE—

<i>Coal Mine Operator</i>	<i>Address</i>
Coal Valley Mining Company Limited.....	Coal Valley, Alberta
Sterling Collieries Company Limited, The.....	Sterco, Alberta.

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
All sizes	For coal shipped on or after January 1, 1944	30 cents per net ton or such other amount as may be authorized following investi- gation.

(Subsection 2 added by Administrator's Order No. A-1051 and amended by Administrator's Order No. A-1063.)

3. Coal mine operators of Alberta and British Columbia, not listed in the Schedules to this Order, may, on or before December 31, 1943, apply to the Coal Administrator for assistance.

The applications shall be in writing and shall give such information as may be required by the Administrator.

If it appears to the Administrator that an increase in price is required the Administrator may, from time to time, designate the operators affected and the additional amounts which such operators may charge on deliveries of their coal. In each such event every coal mine operator affected thereby will be entitled to charge such increases for such coal as he may supply to any person on or after December 1, 1943.

4. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

5. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after December 1, 1943, so much of the increase authorized

by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices not exceeding the highest lawful prices stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on November 30, 1943. In no event shall any markup be added by any person in respect of the increases herein authorized.

6. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

7. All contracts made prior to December 1, 1943, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after December 1, 1943, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

8. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than March 31, 1944.

9. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

10. This Order shall come into effect on December 1, 1943.

Dated at Ottawa, this 30th day of November, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER NO. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Brazeau Collieries Ltd.....	Nordegg, Alta.
Cadomin Coal Co. Ltd.	Cadomin, Alta.
Canmore Mines Ltd.	Canmore, Alta.
Crow's Nest Pass Coal Co.	Fernie, B.C.
Hillcrest Mohawk Collieries Ltd.	Bellevue, Alta.
International Coal & Coke Co. Ltd.	Coleman, Alta.
K. D. Colliery Limited	Kaydee, Alta.
Luscar Coals Ltd.	Luscar, Alta.
Mountain Park Coals Ltd.	Mountain Park, Alta.
McGillivray Creek Coal & Coke Co. Ltd.	Coleman, Alta.
West Canadian Collieries Ltd.	Blairmore, Alta.

PART II

50 cents per net ton or such other amount as may be authorized following investigation for coal shipped from December 1, 1943, to March 31, 1944, both dates inclusive.

40 cents per net ton or such other amount as may be authorized following investigation for coal shipped on and after April 1, 1944.

(Part I of Schedule A as amended by Administrator's Order No. A-1051.)

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>	
Acadia Coal Company	Bow Island,	Alberta
Aetna Coal Company	East Coulee	"
Ajax Coal Co.	Medicine Hat	"
Anthill Mine	Rowley	"
Anthracite Collieries	Banff	"
Arcadia Coal Mines Limited	Calgary	"
Arctic Coal Company	Carbon	"
Atlas Coal Co. Ltd.	Drumheller	"
Baldwin Colliery	Grand Prairie	"
Banner Coals Limited	Edmonton	"
Battle River King Mine	Donalda	"
Bell Mine	St. Albert	"
Beverly Coal Co., Ltd.	Edmonton	"
Big Ben Colliery	Halkirk	"
Big Valley Coal Company	Big Valley	"
Bish Brothers	Forestbury	"
Blackfoot Indian Agencies	Gleichen	"
Black Point Mine	South Edmonton	"
Bladis, Jas.	Delburne	"
Blue Point Mine	Edmonton	"
Bradley Mine	Foreman	"
Bradshaw, Richard	Trochu	"
Bright Service Mine	South Edmonton	"
Brilliant Coal Co. Ltd.	Drumheller	"
Bush Mines Limited	Edmonton	"
Canadian Dinant Coal Co. Limited	Edmonton	"
Canyon Creek Coal Company	Thorsby	"
Castella, Hans	Standard	"
Chester, J. C.	Lethbridge	"
Chiarello, Frank	Legal	"
Chiswick, J.	Gadsby	"
Consumer Coal Company	Rosebud	"
Cordel, J. F.	Halkirk	"
Davis, G. C.	Priddis	"
Dawson Coal Co., Ltd.	Edmonton	"
East Carbon Coal Co.	Carbon	"
East Trochu Coal Mine	Trochu	"
Easton, James	Castor	"
Edmonton Collieries Ltd.	Edmonton	"
Ellerslie Colliery	Edmonton	"
Empire Collieries Ltd.	East Coulee	"
Ever Ready Mine	Forestbury	"
Falvo, D.	Dodds	"
Fish Creek Coal Mine	Priddis	"
Foye Mine	Drumheller	"
Fraser & Sons	Carmangay	"
Great West Coal Co., The	Edmonton	"
Gunderson Brick & Coal Company	Rosalind	"
Gwilliam, David J.	Namao	"
Halbert Collieries	Trochu	"
Hamilton Coal Co., J. J.	Lethbridge	"
Hanson Mine	Rosalind	"
Hinton Colliery Limited	Edmonton	"
Hy-grade Coal Co. Ltd.	Drumheller	"
Ideal Coal Company Limited	Wayne	"
Johnson, Alex	Ardley	"

<i>Coal Mine Operator</i>	<i>Address</i>	<i>Alberta.</i>
Kent Coal Co., Ltd.	Edmonton	
Kerralta Coal Brick Company	Lethbridge	"
Kleenbirn Collieries Limited	Eyremore	"
Kurp, Carl	Delburne	"
Lakeside Coals Limited (Wabamun Mine)	Wabamun	"
Larson, Fred L. & J. B. T. Wood	High Prairie	"
Lethbridge Collieries Ltd.	Lethbridge	"
Long Coal Company	Namao	"
Lynass, John	Delburne	"
Maple Leaf Minerals Ltd.	Drumheller	"
Marshall & Heisz Coal Company	Donalda	"
McGaw, A. M. S.	Champion	"
McMillan, Alex	Rosebud	"
Meek, F. G.	Heisler	"
Midland Coal Mining Co. Ltd.	Drumheller	"
Mills, J. J.	Rosalind	"
Minute Mine	Drumheller	"
Mitchinson Mine	Donalda	"
Monarch Coal Mining Co. Ltd.	Drumheller	"
Muncy, H. C.	Foreman	"
Murray Collieries Ltd.	East Coulee	"
Newcastle Collieries Ltd.	Drumheller	"
Nimko Coal Mine	South Edmonton	"
Oliver, Eduard	Taber	"
Ottewell Coal Co., Ltd.	Edmonton	"
Parker, Levi	Cardiff	"
Peerless Coal Co.	Carbon	"
Pembina Collieries Ltd.	Edmonton	"
Pine Creek Coal Company	South Edmonton	"
Pioneer Coal Mine	Genesee	"
Popowich, Mike	Champion	"
Powell, P. A. & Company	Barnwell	"
Razzolini, A. & C. Bridarolli	Magrath	"
Red Deer Valley Coal Co. Ltd.	Drumheller	"
Red Flame Coal Company	Round Hill	"
Red Hot Coal Co., Ltd.	Edmonton	"
Regal Coal Company Limited	East Coulee	"
Remillard, A. V.	Castor	"
Riverdale Coal Company Limited	Edmonton	"
Riverside Coal Company	Heisler	"
Robinson, W.	Entwhistle	"
Rosebush Mine	Edberg	"
Rosedale Collieries Ltd.	Rosedale	"
Russell, Chas. O.	Alix	"
Samis Collieries	Namao	"
Savemore Mine (Anthony O'Brien)	Halkirk	"
Schlender, Otto	Trochu	"
Schneff, Karl	Rosebud	"
Sovereign Coal Company Limited	Wayne	"
Steffen, Ben & W. Gotheridge	Round Hill	"
Stoney Creek Colliery Limited	Camrose	"
Strickland, Wm. & R. Tennant	Lethbridge	"
Thorhild Coal Company	Thorhild	"
Twin City Coal Limited	South Edmonton	"
Western Gem and Jewel Collieries Ltd.	Wayne	"
White Star Coal Mine	Edmonton	"
Wilkinson, F. F.	Donalda	"
Wiltse, Floyd N.	Halkirk	"

(Part I of Schedule B as amended by Administrator's Order No. A-1051.)

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-1008

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump and Egg	For coal shipped from Dec. 1, 1943 to March 31, 1944, both dates inclusive	65 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	50 cents per net ton or such other amount as may be authorized following investigation
Domestic Mine Run (Lump and egg mixed)	For coal shipped from December 1, 1943 to March 31, 1944, both dates inclusive	65 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	50 cents per net ton or such other amount as may be authorized following investigation
Mine Run	For coal shipped from December 1, 1943 to March 31, 1944, both dates inclusive	50 cents per net ton or such other amount as may be authorized following investigation
	For coal shipped on and after April 1, 1944	40 cents per net ton or such other amount as may be authorized following investigation
Stoker, Nut and Nut Pea Slack	For coal shipped on and after December 1, 1943	25 cents per net ton or such other amount as may be authorized following investigation
Slack	For coal shipped on and after December 1, 1943	10 cents per net ton or such other amount as may be authorized following investigation

SCHEDULE "C"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Alexo Coal Co. Ltd.	Alexo, Alta.
Bighorn & Saunders Creek Collieries Ltd.	Saunders, Alta.

Part II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump, Junior	For coal shipped on and after Dec. 1, 1943.	\$1.00 per net ton.
Lump, Egg and Stove		
Nut and Pea Slack	For coal shipped from Dec. 1, 1943, to March 31, 1944, both dates inclusive.	35 cents per net ton.
	For coal shipped on and after April 1, 1944.	50 cents per net ton.
Mine Run	For coal shipped on and after April 1, 1944.	85 cents per net ton.

(Part II of Schedule C as substituted by Administrator's Order No. A-1155)

SCHEDULE "D"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Canadian Collieries (Dunsmuir) Limited	Nanaimo, B.C.
Carruthers & Wakelam	Nanaimo, B.C.
Chambers, Ralph H.	Nanaimo, B.C.
Fraters Lake Road Mine	Nanaimo, B.C.
Hamilton, Robt. N.	Extension, B.C.
Lewis & Son, Thos.	Nanaimo, B.C.
London, W. D.	Wellington, B.C.
McKeller, Ross & Carroll	Nanaimo, B.C.
Pacific Coal Mine	Nanaimo, B.C.
Stronach's Mine, C.	Wellington, B.C.

(Part I of Schedule D as amended by Administrator's Order No. A-1051.)

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump and Nut	For coal shipped on or after December 1, 1943	\$1.00 per net ton or such other amount as may be authorized following investigation
Steam and Bunker	For coal shipped on or after December 1, 1943	85c per net ton or such other amount as may be authorized following investigation
Smalls	For coal shipped on or after December 1, 1943	70c per net ton or such other amount as may be authorized following investigation
Run of Mine	For coal shipped on or after December 1, 1943	85c per net ton or such other amount as may be authorized following investigation

(Part II of Schedule D as amended by Administrator's Order No. A-1051.)

SCHEDULE "E"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

<i>Coal Mine Operator</i>	<i>Address</i>
Foothills Collieries Ltd.....	Foothills, Alta.
Jasper Coals Limited	Edmonton, Alta.
Lakeside Coals Ltd. (Minehead Mine)	Robb, Alta.
McLeod River Hard Coal Co. Ltd.	Mercoal, Alta.
Thirty Two Collieries Limited	Robb, Alta.

(Part I of Schedule E as amended by Administrator's Orders Nos. A-1051 and A-1155)

Part II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump, Egg and Nut	For coal shipped on and after Dec. 1, 1943.	65 cents per net ton.
Stoker and Pea Slack	For coal shipped on and after Dec. 1, 1943.	35 cents per net ton.

(Part II of Schedule E as substituted by Administrator's Order No. A-1155)

SCHEDULE "F"

To ADMINISTRATOR'S ORDER No. A-1008

PART I

Coal Mine Operator

	<i>Address</i>
Bulkley Valley Collieries Ltd.	Telkwa, B.C.
Gething, King	Hudson Hope, B.C.
Hat Creek Coal Mine	Ashcroft, B.C.
Inland Collieries Ltd. (Black Mine).....	Princeton, B.C.
Merritt Coal Mines Ltd.	Merritt, B.C.
Middlesboro Collieries Ltd.	Merritt, B.C.
Packwood, Geo. A.	Baldonnel, B.C.
Princeton Tulameen Coal Co. Ltd.	Princeton, B.C.
Telkoal Ltd.	Telkwa, B.C.
Tulameen Collieries Ltd.	Princeton, B.C.

(Part I of Schedule F as amended by Administrator's Orders Nos. A-1051 and A-1155)

PART II

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
Lump, Egg and Nut	For coal shipped on and after Dec. 1, 1943	80c per net ton or such other amount as may be authorized following investigation
Pea, Stoker and Smalls	For coal shipped on and after Dec. 1, 1943	30c per net ton or such other amount as may be authorized following investigation
Run of Mine	For coal shipped on or after December 1, 1943	63c per net ton or such other amount as may be authorized following investigation.

(Part II of Schedule F as amended by Administrator's Order No. A-1051.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1009

Respecting Maximum Manufacturers' and Wholesalers' Prices for White Cedar Shingles in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island

(Consolidated as amended by Administrator's Order No. A-1095)

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

INTERPRETATION

1. For the purposes of this Order,
- (a) "district 1" shall mean the Provinces of New Brunswick and Prince Edward Island and the Counties of Cumberland, Colchester and Halifax in the Province of Nova Scotia;
- (b) "district 2" shall mean the Counties of Picton, Antigonish, Hants, Cape Breton, Inverness, Richmond, Victoria, Guysborough, Kings, Queens, Lunenburg, Annapolis, Shelbourne, Digby and Yarmouth in the Province of Nova Scotia;

- (c) "manufacturer" shall mean any person who owns or operates a shingle machine or machines wherein or whereby felled trees or logs are converted or processed into shingles;
- (d) "shingles" shall mean shingles produced from White Cedar;
- (e) "wholesaler" shall mean any person who sells or distributes shingles otherwise than at retail.

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FIXED

2. (1) The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale, any shingles of 16" in length and of the kind described below, for delivery to wholesalers, retailers and consumers, shall be the price per square set forth in this Section as follows:

- (a) If the shingles are delivered to a retailer or consumer in the City of Montreal, the following prices f.o.b. Montreal,

<i>Kind of Shingles</i>	
Extras	\$5.55
Clears	5.10
Second Clears	4.60
Clear Walls.....	4.35
Extra No. 1's.....	3.35

- (b) if the shingles are delivered to a retailer or consumer at any place in the Province of Ontario or Quebec other than the City of Montreal, the prices f.o.b. Montreal set out above in paragraph (a) subject to the under-noted deductions or increases:

- (i) If the manufacturer's point of shipment is *at or east of Campbellton*, New Brunswick, and the freight rate from Campbellton to the delivery point is *more* than the freight rate from Campbellton to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from Campbellton to Montreal and the freight rate from Campbellton to the delivery point using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

- (ii) If the manufacturer's point of shipment is nearer Montreal than Campbellton and the freight rate from the manufacturer's point of shipment is *more* than the freight rate from the manufacturer's point of shipment to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manufacturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

- (iii) If the freight rate from the manufacturer's point of shipment to the delivery point is *less* than the freight rate from the manufacturer's point of shipment to Montreal, the said prices f.o.b. Montreal *must* be decreased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manufacturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

(Clause (b) as substituted by Administrator's Order No. A-1095.)

- (c) If the shingles are delivered to a retailer or consumer in District 1 or District 2, the following prices f.o.b. at the retailer's or consumer's point of destination,

<i>Kind of Shingles</i>	<i>District 1</i>	<i>District 2</i>
Extras	\$5.60	\$5.70
Clears	5.15	5.25
Second Clears.....	4.65	4.75
Clear Walls.....	4.40	4.50
Extra No. 1's.....	3.40	3.50

(2) When any shingles are sold or offered for sale as a unit of one thousand shingles, which shall consist of four bundles of shingles packed in such a manner that there will be 23 courses at one end and 24 courses at the other end of each bundle, the prices given above per square may be increased by an amount not exceeding 17 per centum (17%).

SPECIAL KINDS AND SIZES OF SHINGLES

3. When any kind or size of shingles, other than the kinds and sizes of shingles described in Section 2 of this Order, are offered for sale such shingles shall not be sold until the price has been fixed upon application made to the Timber Administrator.

INVOICES TO SHOW PARTICULARS OF SHINGLES SOLD

4. Every manufacturer and wholesaler who sells shingles at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the kinds and sizes of the shingles sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

DISCOUNTS TO WHOLESALERS

5. Every manufacturer who sells shingles for delivery to a wholesaler in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall allow to such wholesaler a discount of not less than 5 per centum (5%) of the amount of the sale price after deduction of all freight charges.

PREVIOUS ADMINISTRATOR'S ORDER REVOKED

6. Administrator's Order No. A-411 dated the 1st day of September, 1942, as amended by Administrator's Order No. A-465 dated the 7th day of November, 1942, is hereby revoked.

EFFECTIVE DATE

7. This Order shall be effective on and after the 6th day of December, 1943.
Dated at Ottawa this 2nd day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1010

Respecting Farm Machinery and Equipment and Parts Therefor

Dated December 1, 1943.

Effective December 27, 1943.

REVOKES Administrator's Order No. A-101 as amended by Administrator's Orders Nos. A-386 and A-819.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1011

Eavestroughs and Conductor Pipe and Associated Items

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Purposes and Effective Date

1. The manufacture of metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe has heretofore been prohibited except under special permit. It is now possible to allow their manufacture for necessary repairs and maintenance. It is still necessary, however, to restrict their use for new installations.

Accordingly, the manufacture of metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe shall no longer on and after the 6th day of December, 1943, be subject to the provisions of Administrator's Order No. A-579 but shall, instead, on and after that date be subject to the provisions of this order.

Definition

2. For the purposes of this order "manufacturer" means a person who, in the ordinary course of business, manufactures for stock intended for sale, metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe.

Standard Weight and Specification

3. (1) A manufacturer shall manufacture metal eavestrough, conductor pipe, ridge roll, valley, elbows, and local vent pipe only from galvanized steel sheets weighing 10½ ounces per square foot, or of No. 28 U. S. gauge.

(2) No manufacturer shall manufacture metal eavestrough, conductor pipe, ridge roll, valley or elbows except in accordance with the specifications set out in the Schedule. However, if required for the purpose of repair or maintenance of existing installations, other specifications may be used but the manufacturer shall obtain from the buyer a signed undertaking that the eavestrough, conductor pipe, ridge roll, valley or elbows will only be used for such repair and maintenance.

4. No manufacturer shall sell or deliver any metal eavestrough or conductor pipe unless

- (a) it is for the purpose of repair and maintenance of existing installations and in that case he shall obtain from the buyer a signed undertaking that it will be so used; or
- (b) if it is for a new installation, he receives a permit from the Administrator, and in that case the metal eavestrough and conductor pipe shall be manufactured in accordance with the specifications set out in the Schedule to the Order.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

6. This Order shall be effective on and after the 6th day of December, 1943.

Dated at Ottawa the 2nd day of December, 1943.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1011

Eavestrough

Types—Outside Girth Square Bead Standard Back or Half Round Single Bead.
Girth—8", 10", 12" or 15".

Conductor Pipe

Types—Plain Round

Corrugated Round

Corrugated Square

Diameters—2", 3", 4", 5" and 6" in Plain Round and Corrugated Round.
Equivalent capacities in Corrugated Square.

Ridge Roll

Girth—10" and 12".

Valley

Girth—minimum 10".

Elbows

Angle—45° and 75°.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1012

Respecting Maximum Prices of Canned Fruits and Vegetables

Dated December 3, 1943.

Effective December 6, 1943.

AMENDS Administrator's Order No. A-851.

(See Consolidation of Administrator's Order No. A-851)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1013

Respecting Armoured Cable (BX Cable)

Dated December 3, 1943.

Effective December 6, 1943.

REVOKES Administrator's Order No. A-552.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1014

Respecting Maximum Prices for Canned Atlantic Herring, Sardines, Kipperd Snacks, Clams and Mussels and for Sales of Fresh Atlantic Herring and Sardines by Primary Producers

(Consolidated as amended by Administrators' Orders Nos. A-1052 and A-1118)

Under powers given by the Wartime Prices and Trade Board to the Administrator
of Fish and Fish Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:—

Application of the Order

1. (1) This Order fixes maximum prices on sales by all sellers of the canned fish, clams and mussels, listed in the Schedule hereto, processed from fish, clams and mussels caught or taken in the waters off the eastern coast of Canada or off the coast of Newfoundland, and packed for sale in hermetically sealed containers.

(Subsection 1 as amended by Administrator's Order No. A-1052.)

(2) It also fixes maximum prices of fresh herring and sardines caught or taken in the same waters, on sales by primary producers to any person other than a consumer. Administrator's Order No. A-917 fixes maximum prices for sales of fresh herring and sardines by primary producers to consumers, and also on sales of such fish by all other sellers except primary producers.

2. This Order comes into effect on December 7, 1943, and replaces Administrator's Order No. A-564 insofar as this Order No. A-1014 applies to the fish or fish products covered by Order No. A-564.

Prices Fixed are Maximum Prices and Include All Charges

3. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container, package, label, wrapper, or key, so that the sum of the price and the charge for the container, package, label, wrapper or key exceeds the maximum price.

Meaning of Certain Words or Expressions

4. For the purposes of this Order,

(a) the words "canned fish" as hereafter used in this Order refer only to the canned fish, clams and mussels, listed in the Schedule hereto, to which this Order applies;

(Clause (a) as amended by Administrator's Order No. A-1052.)

(b) the word "sardines", as used in this Order refers to small herring;

(c) the word "sell" as used in this Order also covers an offer to sell;

(d) "sell at wholesale" means to sell otherwise than at retail.

Sales by a Primary Producer of Fresh Herring or Sardines to Any Person Other Than a Consumer

5. Definition—"primary producer" means a person who catches or takes fresh Atlantic herring or sardines by the use of any form of fishing gear or equipment. For the purpose of this Section, the words "fresh herring or sardines" refer also to herring or sardines which have been preserved in salt for a period of less than 96 hours.

6. (1) The maximum price per hogshead of ten hundred pounds net weight at which a primary producer may sell fresh Atlantic herring or sardines to any class of buyer other than consumers, shall be \$16.50 and such price shall be f.o.b. the boat at the port of entry or at the weir or fish traps at the point where the fish are taken.

(2) The maximum price at which a primary producer may sell any quantity of fresh Atlantic herring or sardines less than a hogshead of ten hundred pounds net weight, to any class of buyer other than consumers, shall, according to the net weight of the quantity sold, be a price proportionate to the maximum price fixed for a hogshead of ten hundred pounds under subsection (1) of this Section.

Sales by Canners to All Classes of Buyers

7. Definition—"canner" means a person who either actually processes and packs or has some other person process and pack for him canned fish in hermetically sealed containers for sale or who assembles for sale through the ordinary channels of distribution, canned fish processed and packed by a canner who does not himself market such products through the ordinary channels of distribution.

8. The maximum price f.o.b. coast shipping point at which a canner may sell to any class of buyer any canned fish listed in the Schedule hereto, shall according to the type of packing, the size and style of the container and the number of containers to a case, and the net weight of the contents, be the price listed in the said Schedule for the same.

Sales by Processors of Canned Fish Packed in a Style or Size of Container Not Listed in Schedule

9. Where a canner packs canned fish in containers of a style or size not listed in the Schedule the maximum price at which a canner may sell that canned fish shall be fixed by or on behalf of the Board subsequent to the effective date of this Order, and no canner shall sell such canned fish unless a maximum price for the sale of the same by him has been fixed as required by this Section.

Sales by Wholesale Distributors

10. Definition—"wholesale distributor" means any person other than a canner, who sells canned fish at wholesale.

11. The maximum price at which a wholesale distributor may sell at wholesale any canned fish shall be the sum of the following:—

- (a) the actual price paid by him for that canned fish but not exceeding the maximum price at which the same may be sold to him by a canner;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.

12. Where sales of canned fish are made between wholesale distributors the total amount of the markup of all wholesale distributors must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

13. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned fish, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned fish, and the amount of the markup which is available for the buyer.

Sales at Retail

14. The maximum price at which a person may sell at retail any canned fish, shall be the sum of the following:—

- (a) the actual price paid by him for the canned fish but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned fish but not in any event exceeding twenty-five per cent of his selling price.

Records and Invoices

15. (1) Every canner and every wholesale distributor who sells any canned fish shall on every sale before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind of canned fish, the number and the size and style of the cans, and the price per case charged for the canned fish.

(2) Every canner and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

16. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned fish purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind of canned fish, the number and size and style of the cans, the actual price per case paid for that canned fish also transportation charges paid.

17. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

18. Every person who sells at retail any canned fish shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of canned fish and the size and style of its container and the price to the customer.

Additional Payments and Consideration to be Part of the Price

19. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fresh Atlantic herring or sardines or canned fish or received by the seller from any person in connection with the sale of any fresh Atlantic herring or sardines or canned fish, shall constitute part of the price for such products.

Offences

20. It is an offence for any person to contravene or fail to observe any of the provisions of the Order and the offender is liable to prosecution under the Wartime Prices and Trade Regulations.

Dated at Ottawa this 3rd day of December, 1943.

A. M. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,
*Deputy Chairman, Wartime Prices
and Trade Board.*

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1014

MAXIMUM PRICES ON SALES BY A CANNER OF THE CANNED FISH LISTED HEREUNDER TO ANY CLASS OF BUYER. ALL PRICES F.O.B. CANNER'S PLANT

Kind of product and type of pack	Size and style of container and number of containers to case	Net weight of product per container	Maximum prices per case
Herring—plain packed.....	48 cans known to the trade as No. 1 cans of 10-oz. talls or flats per case.	Minimum of 10-oz. net weight.	\$ cts. 5-25
Herring—plain packed.....	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	5-75
Herring—packed in tomato sauce.	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	6-15
Herring—packed in vegetable oil	48 cans known to the trade as No. 2 cans of 1-lb. talls or flats per case.	Minimum of 14-oz. net weight.	6-55
Kipperd snacks—plain packed without key opener (unwrapped).	100 cans of 3½ to 3½ oz. flats per case.	3½ to 3½-oz. net weight.	6-45
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	7-10
Kipperd snacks—plain packed, with key opener, (wrapped)	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	6-90
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½ oz. net weight.	7-60
Kipperd snacks—packed in vegetable oil, without key opener, (unwrapped).	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	6-95
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	7-85
Kipperd snacks—packed in vegetable oil, with key opener, (wrapped).	100 cans of 3½ to 3½-oz. flats per case.	3½ to 3½-oz. net weight.	7-40
	100 cans of 4 to 4½-oz. flats per case.	4 to 4½-oz. net weight.	8-35
Sardines—unsmoked, packed in vegetable oil, mustard or tomato sauce, without key opener, (unwrapped).	100 cans of ½-lb. flats per case.....	3½ to 4-oz. net weight.	5-35
Sardines—unsmoked, packed in vegetable oil, with key opener and packaged in individual cartons.	100 cans of ½-lb. flats per case.....	3½ to 4-oz. net weight.	7-00
Sardines—unsmoked, packed in olive oil, with key opener, (wrapped).	100 cans of ½-lb. flats per case.....	3½ to 4-oz. net weight.	10-25
Sardines—smoked, packed in olive oil, with key opener, (wrapped).	100 cans of ½-lb. flats per case.....	3½ to 4-oz. net weight.	11-25
Sardines—smoked, packed in vegetable oil, with key opener, (wrapped).	100 cans of ½-lb. flats per case.....	3½ to 4-oz. net weight.	7-50
Clams—packed in bouillon.....	24 cans known to the trade as No. 1 cans of 5-oz. talls per case.	5-oz. net weight of meat.	4-40
Canned mussels, any type of pack.	48 cans known to the trade as No. 1 cans of 5 oz. talls per case.	5 oz. net weight of meat.	8-20
Kipperd snacks packed in vegetable oil, without key opener (unwrapped).	100 cans of 5 oz. flats per case.....	Minimum of 5 oz. net weight.	8-25
Sardines—smoked, packed in vegetable oil, without key opener (unwrapped).	100 cans of ½ lb. flats per case.....	3½ oz. to 4 oz. net weight.	6-85

(Schedule as amended by Administrators' Orders Nos. A-1052 and A-1118.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1015

Respecting the conversion of real property known as 136 Walmer Road and 88 Lowther Avenue, both in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owners of real property in the City of Toronto known in the year 1943 as Nos. 136 Walmer Road and 88 Lowther Avenue for permission to convert the same into a three-family dwelling house and a five-family dwelling house respectively;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on November 25, 1943, approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as 136 Walmer Road and 88 Lowther Avenue, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family dwelling houses, each owner of such single family dwelling houses or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a three-family dwelling house and a five-family dwelling house respectively, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 4th day of December, 1943.

Dated at Ottawa, this 3rd day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1016

Used Bags, Bagging and Baling Material

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:—

1. This Order comes into force on December 17, 1943, and revokes and replaces Administrator's Order No. A-51. This Order fixes the highest selling prices of used bags, bagging and baling material and makes provision for other related matters.

2. For the purposes of this Order the words, expressions and trade terms listed below are given defined meanings as follows:—

- (a) *Used Bags*—means and includes a used container made of woven paper or of burlap, sisal, jute, cotton or other textile materials or an unused container made of any of the said materials which have been used.
- (b) *"In Order" Bag*—means a processed used bag of sound material, clean and free from holes.
- (c) *"As Rise" Bag*—means an unprocessed used bag of sound material but which is not clean or which requires patching or mending.
- (d) *No. 1 Scrap Bagging*—means used bagging of jute or hemp material, free of wet, tender, oily bagging, cement bags or other foreign material.
- (e) *Processed and Sewn Jute Burlap*—means used jute burlap, having a weight from 6 oz. to 12 oz. per linear yard of material 40 inches in width, in clean and sound condition, with all strings removed, holes mended and trimmed and sewn in one continuous roll or piece substantially uniform in width and having a length of not less than 10 yards.
- (f) *Unprocessed and Unsewn Jute Burlap*—means used jute burlap, having a weight from 6 oz. to 12 oz. per linear yard of material 40 inches in width, of an area of not less than one square yard and in clean condition.
- (g) *Dealer*—means a person who buys used bags, bagging or baling material for the purpose of resale.
- (h) *Sell*—includes an offer to sell.
- (i) *Buy*—includes an offer to buy.

3. The highest price at which a person may sell or buy

- (a) an "in order" bag of a construction, size and kind specified in Part I of the Schedule of this Order, shall be the price for the same as set out in Part I according to the province of Canada in which the bag is available for sale;
- (b) an "as rise" bag of a construction, size and kind specified in Part I of the Schedule, shall be a price which is reasonable and just having regard to its condition and in any event at a price not more than that fixed for an "in order" bag of the same construction, size and kind less the cost of processing the "as rise" bag into a condition equivalent to that of an "in order" bag;
- (c) a used bag of a construction, size or kind not specified in Part I of the Schedule, shall be the price for the same fixed by the Administrator of Used Goods upon application to him in writing according to the forms he prescribes; and until the price is so fixed the used bag shall not be sold or bought by any person;
- (d) a mixed lot of "in order" bags or of "as rise" bags or of both, composed of used bags which differ in construction, size or kind, shall be the highest price of that used bag in the mixed lot which has the lowest price as fixed by or under this Order multiplied by the total number of all the used bags in the mixed lot.

4. The highest price at which a person may sell or buy used bagging or baling material

- (a) of a kind, type or condition specified in Part II of the Schedule of this Order shall be the price for the same as set out in Part II according to the province of Canada in which the same is available for sale;
- (b) of a kind, type or condition not specified in Part II of the Schedule, shall be the price for the same fixed by the Administrator of Used Goods upon application to him in writing according to the forms he prescribes; and until the price is so fixed the used bagging or baling material shall not be sold or bought.

5. All prices fixed by or under this Order are f.o.b. the seller's point of shipment.

6. The highest price a person may charge, demand or receive for printing a used bag to the order of the buyer shall be one cent per bag.

7. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any used bags, bagging or baling material or received by the seller from any person in connection with the sale of any used bags, bagging or baling material shall constitute part of its price.

8. (1) On every sale by a dealer of used bags, bagging or baling material he must issue an invoice in duplicate, showing his name and complete address, the date of sale, the name and complete address of the buyer, a description of the goods sold and of construction, size, kind and condition (corresponding to the Schedule of this Order) and the selling price.

(2) One copy of the invoice must be furnished to the buyer and the other copy retained by the seller for two years from the date of sale and be available at any time during that period for inspection by any authorized representative of the Board.

9. No person shall wilfully mutilate a used cotton bag in order to make it into an article for resale, except that the operation of this Section shall not prohibit normal repair work on used cotton bags.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator of Used Goods may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 4th day of December, 1943.

S. GODFREY,
Administrator of Used Goods

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A1016

PRICES ARE FOR "IN ORDER" BAGS AND ARE LISTED PER 100 BAGS; F.O.B. SHIPPING POINT

PART I

No.	Material	Construction	Size	Trade Name	Ontario, Quebec, Maritime Provinces and British Columbia	Alberta, Saskatchewan and Manitoba
1	Jute.....	7½ to 9 Ozs.	23" to 25" x 40"	\$12.50	\$13.75
2	Jute.....	7½ to 9 Ozs.	25" to 30" x 40"	13.50	14.85
3	Jute.....	7½ to 9 Ozs.	20" to 22" x 40"	12.00	13.20
4	Jute.....	10 to 12 Ozs.	20" to 22" x 40"	12.50	13.75
5	Jute.....	10 to 12 Ozs.	23" to 25" x 40"	14.00	15.40
6	Jute.....	10 to 12 Ozs.	40" x 45"	16.00	17.60
7	Jute.....	7½ to 9 Ozs.	30" x 45"	16.00	17.60
8	Jute.....	7½ to 9 Ozs.	26" x 45"	14.00	15.40
9	Jute.....	10 to 12 Ozs.	29" x 45"	17.00	18.70
10	Jute.....	10½ Ozs.	19" to 21" x 38" to 40"	98-lb. Jute Flour.....	13.00	14.30
11	Jute.....	10 to 12 Ozs.	20" x 36"	100-lb. Jute Sugar.....	11.00	12.10
12	Jute.....	7½ to 9 Ozs.	20" x 36"	100-lb. Jute Sugar.....	10.00	11.00
13	Jute.....	10 to 12 Ozs.	20" x 30"	8.00	8.80
14	Jute.....	10 to 12 Ozs.	20" x 30"	16.00	17.60
15	Jute.....	10 to 12 Ozs.	20" x 30"	11.00	11.55
30	Cotton.....	Paper-lined Jute Bags—All prices same as 10 Oz. Jute Bags of identical size.	20" to 22" x 40"	11.50	12.07
31	Cotton.....	23" to 25" x 40"	12.50	13.12
32	Cotton.....	26" to 27" x 40"	11.00	11.55
33	Cotton.....	20" x 36"	Cotton Sugar.....	10.00	10.50
34	Cotton.....	20" to 22" x 36" to 40"	98-lb. Cotton Flour.....	14.50	15.22
35	Cotton.....	30" to 33" x 40" to 45"	100-lb. Cotton Sugar Liners.....	7.00	7.35
36	Cotton.....	19" to 20" x 36"	75-lb. Potato.....	8.50	9.75
40	Jute or Cotton.....	7½ to 9 Ozs.	Fertilizer.....	7.50	8.25
41	Jute, Cotton, Woven.....	50-lb. Vegetable and Onion.....	6.50	7.15
50	Paper or Cottonette.....	100-lb. Onion.....	9.00	9.90
51	Jute, Cotton, Woven.....	14.00	16.10
60	Heavy Twill.....	20" x 30"	18.00	20.70
61	Heavy Twill.....	20" to 24" x 40" to 42"

No.	Material	Construction	Size.	Trade Name	Ontario, Quebec, Maritime Provinces and British Columbia	Alberta, Saskatchewan and Manitoba
62	Heavy Twill.....		26" to 30" x 40" to 45"		\$20.00	\$23.00
63	Heavy Twill.....		28" to 30" x 48" to 50"		22.00	25.30
64	Heavy Twill.....		28" to 30" x 48" to 50"	Cocoa Bean, 3 to 4 lb	25.00	28.75
70	Grass or Sisal.....		26" to 30" x 38" to 40"	Light and Medium.....	14.00	15.40
71	Grass or Sisal.....		26" to 30" x 38" to 40"	Heavy	16.00	17.60
80	Australian Wool Top Bag	55c ea.	61c ea.
81	New Zealand and Australian wool sacks	70c ea.	77c ea.
82	Jute.....	10 to 12 Ozs.	40" x 90"	Canadian wool sacks.....	65c ea.	72c ea.
85	Jute.....	7½ to 12 Ozs.	Light Casting—All Bags manufactured from 7½-12 Ozs. second-hand burlap and not already listed are to have maximum based on weight of bags when manufactured at 17c per pound plus \$15.00 per 1,000 for cost of manufacturing.		
86	Heavy Burlap or Sisal.....	Coal Casting or Fitting Bags	Bags made from Australian and New Zealand wool pouches are to have maximum based on weight of bags when manufactured at 10c per pound plus \$20.00 per 1,000 for cost of manufacturing.		
Printing—Maximum price allowed for printing—1c per bag.						
PART II						
90	6 to 12 Ozs. Used Jute Burlap—Unprocessed and Unsewn.		(See definition) per 100 lbs.....	\$10.00	\$11.00
91	6 to 12 Ozs. Used Jute Burlap—Processed and Sewn		(See definition) per 100 lbs.....	17.00	18.70
92	Baling Cloth—Heavy Jute Baling.			5c lb.	5-5c lb.
93	Baling Cloth—Calcutta Wrappers.			8c lb.	8-8c lb.
94	No. 3 Raw Sugar Bag Culls			5c lb.	5-5c lb.
95	Unmendable. No. 1 Scrap Bagging—(See definition).			\$70.00 per ton	\$70.00 per ton

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1017

Respecting Manufacturers' and Wholesalers' Prices for certain Lumber in the Provinces of Prince Edward Island, Nova Scotia and New Brunswick

Dated December 4, 1943.

Effective December 15, 1943.

AMENDS Administrator's Order No. A-804.

(See Consolidation of Administrator's Order No. A-804.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1018

Respecting Veal

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED on behalf of the Board as follows:

Introduction

1. This Order comes into force on December 27, 1943, and replaces Board Orders Nos. 274 and 298 which have been revoked by the Board. For the purposes of this Order, "veal" means meat obtained from the carcass of a calf having a weight in the dressed carcass at the place of slaughter of not more than 225 pounds with the skin removed or not more than 250 pounds with the skin on. The word "sell" as used in this Order also covers an offer to sell and the word "buy" also covers an offer to buy.

INDEX TO PARTS

- PART I—General Provisions applying to Sales at Wholesale
- PART II—Maximum Wholesale Prices
- PART III—General Provisions Applying to Sales at Retail
- PART IV—Maximum Retail Prices
- PART V—Sales of Processing Veal Between Processors
- PART VI—Records of Sales and Purchases
- PART VII—Restrictions on Form in which Veal may be sold and Purchased
- PART VIII—Additional Payments and Considerations
- PART IX—Definitions of Authorized Cuts
- PART X—Zones

Part I—General Provisions Applying to Sales at Wholesale**DEFINITIONS**

2. For the purposes of this Order,

- (a) "sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning;
- (b) "carcass" means a full dressed carcass of veal including two fore quarters and two hind quarters;
- (c) "side" means one-half of a carcass and includes one fore quarter and one hind quarter;
- (d) "fore quarter" means the fore end of a side cut to include not more or less than seven rib bones;
- (e) "hind quarter" means the hind end of a side cut to include not more or less than six rib bones;
- (f) "boneless cut" means any of the boneless cuts of veal described in Part IX;
- (g) "zone" means a zone defined in Part X.

WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) where the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

WHOLESALESALE MUST MAKE EQUITABLE DISTRIBUTION

4. Every person who sells veal at wholesale shall equitably distribute his available supplies of veal among his customers, at the delivery point referred to in Section 3. Where a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway, or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

Part II—Maximum Wholesale Prices

SALES BY PERSONS IN ZONES

5. The maximum price at which a person in a zone may sell at wholesale a carcass, side, fore quarter, hind quarter or boneless cut shall be the price for same set forth in Schedule "A" or "B" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

SALES BY PERSONS NOT IN ZONES

6. The maximum price at which a person in any part of Canada not included in a zone, may sell at wholesale to any person in any part of Canada any carcass, side, fore quarter, hind quarter or boneless cut shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products (hereinafter referred to as "the Administrator") with the approval of the Chairman of the Board.

KOSHER CHARGES

7. The price at which a person in any zone or part of Canada may sell at wholesale any fore quarter of kosher veal shall not exceed the lawful maximum price on sales at wholesale in that zone or part of Canada for a fore quarter of veal as fixed by or under the authority of this Order, together with kosher charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941, both inclusive.

Part III—General Provisions Applying to Sales at Retail

DEFINITION OF RETAIL CUT

8. For the purposes of this Order "retail cut" means any of the cuts of veal named and numbered or lettered in Schedule "C" to this Order and which are defined in Part IX. The retail cuts numbered 1 to 12 in Schedule "C" are outlined and similarly numbered on the Standard Retail Cutting Chart forming part of the Retail Veal Chart which is Chart No. 1 of this Order.

CUTTING OF VEAL

9. Every retail cut sold at retail shall be cut in accordance with the definition of that retail cut set forth in Part IX, and all retail cuts except those numbered 13 to 19, inclusive, in Schedule "C", shall be cut in accordance with the Retail Veal Chart.

LIMITATION ON RETAILER'S COST

10. (1) No person selling veal at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side, fore quarter, hind quarter or boneless cut at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same in that zone together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires any calves and slaughters them or causes them to be slaughtered for him, shall be deemed to have acquired veal;
- (b) any person selling veal at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of veal.

PRICES SUBJECT TO REVIEW

11. The prices and markups of all persons selling veal at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such veal cutting or other tests as may be authorized by the Board.

DISPLAYING VEAL PRICE CHART AND RETAIL VEAL CHART

12. Every person selling veal at retail in a zone shall display and keep displayed in his place of business where they are available to be seen and examined by his customers, a copy (provided by the Board) of

- (a) the Veal Price Chart, being a display card, on which is printed the list of retail cuts and opposite each retail cut the maximum retail price, as set forth in Schedule "C", for that retail cut in the zone in which the seller's place of business is situated; and
- (b) the Retail Veal Chart.

Part IV—Maximum Retail Prices

SALES BY PERSONS IN ZONES

13. The maximum price at which a person in a zone may sell any retail cut at retail shall be the price set forth in Schedule "C" for that retail cut and zone.

SALES BY PERSONS NOT IN ZONES

14. Every person selling veal at retail in any part of Canada not in a zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, fore quarter, hind quarter or boneless cut purchased or otherwise acquired by him shall not exceed the total of:

- (a) his actual delivered cost of that carcass, side, fore quarter, hind quarter or boneless cut but not exceeding the lawful maximum price at which the same may be sold to him at wholesale including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 25 per cent of his selling price.

SALES AT RETAIL OF KOSHER VEAL

15. Every person selling kosher veal at retail in any part of Canada shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any fore quarter or cut of kosher veal purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that fore quarter or cut of kosher veal but not exceeding the lawful maximum price at which it may be sold to him at whole-

sale under this Order, including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and

- (b) a markup not exceeding 25 per cent of his selling price.

Part V—Sales of Processing Veal Between Processors

DEFINITIONS OF PROCESSING VEAL AND PROCESSORS

16. For the purposes of this Order,

- (a) "processor" means a person who slaughters calves to obtain veal for sale or who further processes veal for sale;
- (b) "processing veal" means all the meat in one piece obtained by removing all bones, bloodclots and gristle from a fore quarter and/or a hind quarter and/or a side.

MAXIMUM PRICES

17. The maximum price at which a processor may sell any processing veal to another processor shall be the price for such veal set forth in Schedule "D" hereto for the zone in which the buyer's processing plant is situated, and such price shall be the delivered price at such plant or, if delivery is by railway, at the railway station nearest to such plant.

Part VI—Record of Sales and Purchases

SALES INVOICES

18. (1) Every person who sells veal at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing:

- (a) the name and complete address of the seller and the buyer;
- (b) the weight and price per pound of the veal purchased by the buyer;
- (c) any freight or express charges that may be added to the price under the provisions of this Order;
- (d) whether the veal purchased is in the form of a carcass, side, fore quarter, hind quarter or boneless cut and, if a boneless cut, specifying accurately the name of the boneless cut.

(2) Every person who sells veal at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

19. Every person who sells veal at wholesale or at retail shall immediately upon receipt by him of such veal purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the veal a written record showing:

- (a) the date of purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) whether the veal was purchased in the form of a carcass, fore quarter, hind quarter or boneless cut and, if a boneless cut, specifying accurately the boneless cut;
- (d) the weight and actual price per pound of the veal purchased by him;
- (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges, if any, from his receiving point to his place of business; and
- (g) in respect of veal acquired by him by slaughtering calves or having calves slaughtered for him, the name and complete address of his supplier of the calves, the date of purchase, the weight and price paid for the calves and, in the case of retailers, the dressed weight of each carcass and its actual cost delivered to his place of business.

INSPECTION OF RECORDS AND INVOICES

20. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with this Order, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

RETAIL SALES SLIPS

21. Every person who sells veal at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

Part VII—Restrictions on Form in Which Veal May Be Sold and Purchased

22. (1) Except with the authority of the Administrator in writing,

- (a) no person shall sell or buy at retail any carcass with the skin on;
- (b) no person shall sell or buy at wholesale any carcass with the skin on unless such person is a farmer or live-stock producer or is a processor or wholesaler selling to another processor or wholesaler.

(2) No farmer or live-stock producer and no processor or wholesaler selling to another processor or wholesaler, shall sell at wholesale in any zone or other part of Canada any carcass with the skin on at a price that exceeds the lawful maximum price prescribed by this Order on sales at wholesale of a carcass with the skin removed in that zone or part of Canada.

23. Except with the authority of the Administrator in writing,

- (a) no person in a zone shall sell any cut of veal at retail unless such cut is a retail cut named in Schedule "C";
- (b) no person shall sell or buy at wholesale any veal except one or more carcasses, sides, fore quarters, hind quarters or boneless cuts as defined in this Order.

24. (1) No person shall sell or buy any carcass, side, hind quarter or fore quarter that has any caul fat attached or affixed thereto.

(2) No person shall sell or buy any processing veal except a processor.

25. No person shall have in his possession for sale or shall sell or buy,

- (a) a carcass of veal obtained from a calf less than three weeks old;
- (b) a carcass, portion or cut of veal that—
 - (i) has the appearance of being water-soaked or is loose or flabby or tears easily or can be perforated with the fingers;
 - (ii) is greyish red in colour;
 - (iii) lacks good muscular development, particularly when noticeable on the upper shank of the leg where small quantities of serous infiltrates or small edematous patches are sometimes present between the muscles; or
 - (iv) has tissue which later develops as the fat capsule of the kidneys that is edematous, dirty yellow or greyish red, tough and intermixed with islands of fat.

Part VIII—Additional Payments and Considerations

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICES

26. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any veal or received by the seller from any person in connection with the sale of any veal shall constitute part of the price for such veal.

Part IX—Definitions of Authorized Cuts**BONELESS CUTS SOLD AT WHOLESALE AND AT RETAIL**

27. For the purposes of this Order,

(1) "strip loin steaks" mean boneless meat obtained from loin strips with surplus fat removed, made by cutting, frenching or otherwise processing the meat into a thin steak.

(2) "front roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from a fore quarter from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the front roll.

(3) "leg roll" means the boneless cut, weighing not less than four (4) pounds, made by wrapping and tying in caul fat meat in one piece only derived from the hind end of the hind quarter, cut off at the pin bone, from which all bones, blood clots and gristle are removed, the caul fat wrapping not to weigh more than fifteen per centum (15%) of the leg roll.

(4) "loin strip" means the boneless cut, being not more than four (4) inches in width measuring from the point where it is cut from the chine bone, obtained from the front end of a hind quarter cut off at the pin bone.

(5) "tenderloin" means the boneless cut with surplus fat and tissue removed, obtained by cutting from a carcass the piece of lean meat found lying along the backbone and terminating at the knuckle joint.

(6) "trimmings" mean lean meat only obtained from any part of a carcass not including the kidney.

RETAIL CUTS OTHER THAN THE BONELESS CUTS DEFINED IN SECTION 27

28. For the purposes of this Order,

(1) "leg, long cut" means the posterior portion of a hind quarter obtained by cutting horizontally at the pin bone;

(2) "leg, short cut" means that portion of a leg, long cut remaining after the sirloin butt roast has been removed;

(3) "leg, shank end" means that portion of a leg, short cut remaining after the rump and one-half of the cutlets or fillet roast have been removed;

(4) "leg, sirloin butt end" means that portion of a leg, long cut remaining after the leg, shank end has been removed;

(5) "rump, knuckle bone out" means that portion of a leg, short cut remaining after the leg, shank end, the cutlets or fillet roast and the knuckle bone have been removed;

(6) "Sirloin butt roast" means that portion of a leg, long cut remaining after the leg, short cut has been removed;

(7) "sirloin butt steaks" mean steaks obtained by slicing a sirloin butt roast and removing surplus fat and bone;

(8) "cutlets or fillet roast" means that portion of a leg, short cut remaining after the rump, knuckle bone out, and the shank, hind have been removed;

(9) "shank, hind" means the leg on the hind quarter cut off in a direct line to include the knuckle bone;

(10) "shank, hind (boneless)" means the boneless meat obtained from a shank, hind;

(11) "loin, full cut, flank on, kidney and kidney suet out" means the anterior portion in one piece of a hind quarter after the leg, short cut, kidney and kidney suet have been removed;

(12) "loin, full cut, flank off, kidney and kidney suet out" means that portion of a loin, full cut, flank on, kidney and kidney suet out remaining after the flank has been removed;

(13) "loin, short cut, flank off, kidney and kidney suet out" means that portion of a loin, full cut, flank off, kidney and kidney suet out remaining after the sirloin butt roast has been removed;

(14) "loin chops or roast, tenderloin end" means that portion of loin, short cut, flank off, kidney and kidney suet out remaining after the loin chops or roast, rib end has been removed;

(15) "loin chops or roast, rib end" means that portion of loin, short cut, flank off, kidney and kidney suet out containing six rib bones and measuring not more than 5½ inches from the inside of the chine bone to where the flank is removed;

(16) "flank" means that portion of a hind quarter obtained by cutting in a straight line from a point at the front end not more than 5½ inches from the inside of the chine bone through to the point where the loin is severed from the leg;

(17) "fore quarter, whole, 7 rib-bones" means a fore quarter cut to include not more or less than 7 full rib bones;

(18) "rack, whole" means that portion of a fore quarter remaining after the breast and shank, front have been removed;

(19) "rack, shoulder off, knuckle bone out" means that portion of the rack, whole remaining after the round bone shoulder chops or roast and the knuckle bone have been removed;

(20) "round bone shoulder chops or roast" means the lower portion of a rack, whole obtained by cutting in a vertical line so as to leave the knuckle bone in the rack, shoulder off;

(21) "blade chops or roast" means that portion of the rack, shoulder off, knuckle bone out remaining after the neck has been removed;

(22) "neck" means the neck cut off in a horizontal line from the shoulder knuckle joint;

(23) "neck (boneless)" means the boneless meat remaining after all bones have been removed from a neck;

(24) "breast" means the lower portion of a fore quarter obtained by cutting in a direct line from the front end where the shank, front is removed to the hind end of the fore quarter;

(25) "shank, front" means the leg on the fore quarter cut off in a direct line to include the knuckle bone;

(26) "shank, front (boneless)" means the boneless meat obtained from a shank front;

(27) "veal loaf or patties" means boneless ground veal;

(28) "stewing veal" means boneless meat obtained from any part of a carcass.

Part X—Zones

29. For the purposes of this Order, the following zones are established:

ZONE 1; composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi.

ZONE 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

ZONE 3; composed of

that part of the province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

ZONE 4; composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

ZONE 5; composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

ZONE 6; composed of

all that part of Southern Ontario not included in Zone 5;

ZONE 7; composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and, north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

ZONE 8; composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

ZONE 9; composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

ZONE 10; composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

ZONE 11; composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

ZONE 12; composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

ZONE 13; composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railways west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

ZONE 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver.

ZONE 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

Dated at Ottawa, this 8th day of December, 1943.

F. S. GRIDDALE,
*Administrator of Meat
and Meat Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery

This Order fixes maximum wholesale and retail prices of veal and is part of this price control programme.

These maximum prices have been fixed for top quality veal and in fixing them, consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR CARCASSES, SIDES AND QUARTERS

Zone	Carcass and Side ¢	Fore Quarter ¢	Hind Quarter ¢
1.....	20½	14½	25
2.....	20½	14½	25
3.....	21	15	25½
4.....	21	15	25½
5.....	21	15	25½
6.....	21	15	25½
7.....	21½	15½	26
8.....	21	15	25½
9.....	20½	14½	25
10.....	19½	13½	24
11.....	18½	12½	23
12.....	18	12	22½
13.....	20	14	24½
14.....	20	14	24½
15.....	20	14	24½

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR
BONELESS CUTS

Zone	Strip	Front	Leg	Loin	Tenderloin	Trimming
	Loin Steaks	Roll	Roll	Strips		
	¢	¢	¢	¢	¢	¢
1.....	36.50	21.50	27.50	29.50	29.50	17.50
2.....	36.50	21.50	27.50	29.50	29.50	17.50
3.....	37.25	22.25	28.25	30.25	30.25	18.25
4.....	37.00	22.00	28.00	30.00	30.00	18.00
5.....	37.50	22.50	28.50	30.50	30.50	18.50
6.....	37.25	22.25	28.25	30.25	30.25	18.25
7.....	37.25	22.25	28.25	30.25	30.25	18.25
8.....	36.75	21.75	27.75	29.75	29.75	17.75
9.....	36.25	21.25	27.25	29.25	29.25	17.25
10.....	35.50	20.50	26.50	28.50	28.50	16.50
11.....	35.00	20.00	26.00	28.00	28.00	16.00
12.....	34.75	19.75	25.75	27.75	27.75	15.75
13.....	36.00	21.00	27.00	29.00	29.00	17.00
14.....	35.75	20.75	26.75	28.75	28.75	16.75
15.....	36.25	21.25	27.25	29.25	29.25	17.25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1018

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF VEAL

RETAIL CUTS		ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1	Shank, Hind.....	14	14	15	15	15	15	15	14	13	12	12	14	14	14	14
1 (a)	Shank, Hind (Boneless).....	23	28	29	29	29	29	29	28	27	25	25	28	28	28	28
2	Cutlets or Fillet Roast.....	51	51	51	51	51	52	51	51	49	47	45	50	50	50	50
3	Rump, Knuckle Bone Out.....	37	37	37	37	37	38	37	37	35	34	33	36	36	36	36
4	Sirloin Butt Roast.....	39	39	40	40	40	41	40	39	37	36	35	38	38	38	38
4 (a)	Sirloin Butt Steaks.....	45	45	46	46	46	47	46	45	43	41	40	44	44	44	44
A	Leg, Long Cut (1, 2, 3 and 4).....	34	34	34	34	34	35	34	34	32	31	30	33	33	33	33
B	Leg, Short Cut (1, 2 and 3).....	33	33	33	33	33	34	33	33	32	31	30	32	32	32	32
C	Leg, Shank End (1 and 2).....	27	27	27	27	27	28	27	27	25	24	23	26	26	26	26
D	Leg, Sirloin Butt End (3 of 2, 3 and 4).....	41	41	41	41	41	42	41	41	39	38	37	40	40	40	40
E	Loin, Full Cut, Flank on, Kidney and Suet Out (4, 5, 6 and 7).....	37	37	37	37	37	38	37	37	35	34	33	36	36	36	36
F	Loin, Full Cut, Flank Off, Kidney and Suet Out (4, 5 and 6).....	42	42	43	43	43	44	43	42	41	40	39	42	42	42	42
G	Loin, Short Cut, Flank Off, Kidney and Suet Out (5 and 6).....	43	43	44	44	44	45	44	43	42	41	40	43	43	43	43
5	Loin Chops or Roast, Tenderloin End.....	47	47	48	48	48	49	48	47	45	43	42	46	46	46	46
6	Loin Chops or Roast, Rib End.....	41	41	42	42	42	43	42	41	40	39	38	40	40	40	40
7	Flank.....	19	19	20	20	20	21	20	19	17	16	15	18	18	18	18
8	Blade Chops or Roast.....	28	28	29	29	29	30	29	28	26	24	23	27	27	27	27
9	Round Bone Shoulder Chops or Roast.....	29	29	30	30	30	31	30	29	27	25	25	28	28	28	28
10	Breast.....	20	20	21	21	21	22	21	20	19	18	18	20	20	20	20
11	Shank, Front.....	14	14	15	15	15	15	15	14	13	12	12	14	14	14	14
11 (a)	Shank, Front (Boneless).....	28	28	28	28	28	29	28	28	27	26	26	28	28	28	28
12	Neck.....	18	18	18	18	18	19	18	18	17	16	16	17	17	17	17
12 (a)	Neck (Boneless).....	28	28	29	29	29	29	29	28	26	24	24	26	26	26	26
H	Fore Quarter, Whole, 7-Rib-Bones, (8, 9, 10, 11 and 12).....	22	22	23	23	23	24	23	22	20	19	19	21	21	21	21
K	Rack, Whole (8, 9 and 12).....	25	25	26	26	26	27	26	25	23	22	22	24	24	24	24
L	Rack, Shoulder Off, Knuckle Bone Out (8 and 12).....	24	24	25	25	25	26	25	24	22	21	21	23	23	23	23
13	Veal Loaf or Patties.....	30	30	30	30	30	30	30	30	28	27	27	28	28	28	28
14	Stewing Veal (Boneless).....	28	28	29	29	29	29	29	28	26	24	24	26	26	26	26
15	Strip Loin Steaks (Boneless).....	49	49	50	50	50	50	49	48	47	46	45	48	48	48	48
16	Front Roll (Boneless).....	30	30	31	30	31	31	30	29	28	28	27	29	29	29	29
17	Leg Roll (Boneless).....	38	38	39	39	39	39	38	38	37	36	36	37	37	37	37
18	Loin Strips (Boneless).....	41	41	42	41	42	42	41	40	39	39	38	40	39	40	40
19	Tenderloin.....	41	41	42	41	42	42	41	40	39	39	38	40	39	40	40

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1018

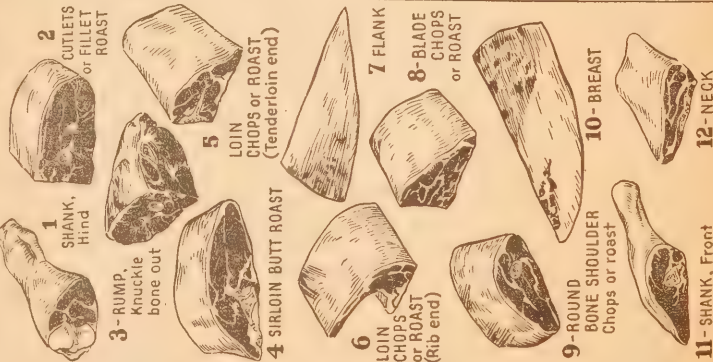
MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) FOR PROCESSING VEAL
SOLD BETWEEN PROCESSORS

Zone	Maximum Price
	¢
1.....	21·25
2.....	21·25
3.....	22·00
4.....	21·75
5.....	22·25
6.....	22·00
7.....	22·00
8.....	21·50
9.....	21·00
10.....	20·25
11.....	19·75
12.....	19·50
13.....	20·75
14.....	20·50
15.....	21·00

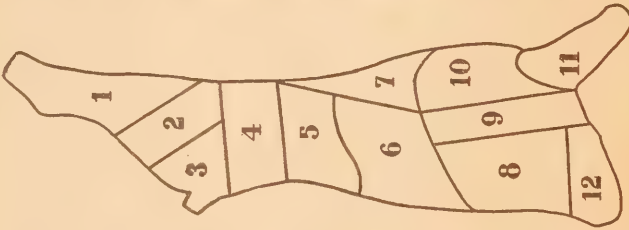
RETAIL

VEAL CHART

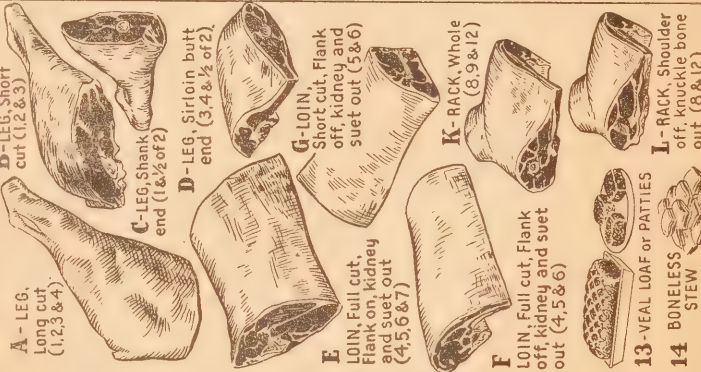
RETAIL CUT ILLUSTRATIONS



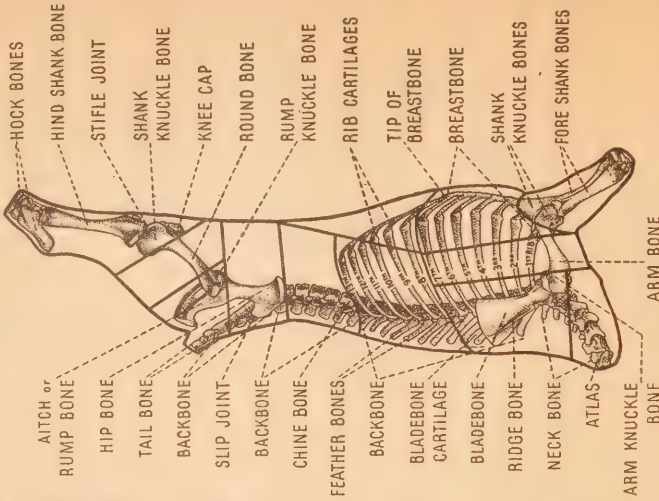
STANDARD RETAIL CUTTING CHART



RETAIL CUT ILLUSTRATIONS



LOCATION, STRUCTURE AND NAMES OF BONES



THIS CHART illustrates most of the retail cuts of veal which may be sold or offered for sale at prices not in excess of those prices for each cut shown in The Veal Price Chart which is required by Order of the War-time Prices and Trade Board to be posted in a conspicuous place at each place of business in which veal is sold at retail

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1019

Respecting Prices of Dressed Poultry and of Live Poultry

Dated December 8, 1943.

Effective December 9, 1943.

AMENDS Administrator's Order No. A-893.

(See Consolidation of Administrator's Order No. A-893.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1020

Respecting Electrical Generators (Small), Motors and Control Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-832, as amended by Administrator's Order No. A-882, is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

(a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

(b) "control equipment" means and includes any of the following:

(i) any combination of devices (rated up to and included 50,000 K.V.A., rupturing capacity) when employed directly to start, to regulate speed of, to reverse or to stop motors; to operate and regulate all types of industrial electric heating equipment and electric resistance furnaces; to operate and regulate all types of electric welders; to control and regulate the charging of electric batteries whether charged from a generator or from an established source of current;

(ii) field rheostats;

(iii) automatic throw-over equipment as employed to transfer a power or lighting load (not over 600 volts max.) to an emergency source of supply (not over 600 volts max.);

(c) "generator" means any rotating electrical generator having a rating of 500 K.W. or less;

(d) "motor" means any electric motor including but not limited to the following:

(i) "fractional horsepower motor" means any motor of any rating up to and including

1 H.P.....	3,600 RPM	60 cycle
$\frac{3}{4}$ H.P.....	1,800 RPM	60 cycle
$\frac{1}{2}$ H.P.....	1,500 RPM	25 cycle
$\frac{1}{4}$ H.P.....	1,200 RPM	60 cycle
$\frac{1}{8}$ H.P.....	750 RPM	25 cycle

(ii) "general purpose motor" means any electric motor of any rating higher than a fractional horsepower motor but not over 200 horsepower;

(iii) "large power motor" means any electric motor of a rating higher than 200 horsepower.

2. (1) No person shall manufacture any control equipment, generators or motors, except to the order of any of the following:

- (a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers PCS-1 to PCS-23 inclusive.
- (b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.
- (2) The Administrator may grant permission upon application to him in such form as may be prescribed, to manufacture control equipment, generators and motors for stock.

(3) Nothing in subsection (1) of this Section shall prohibit

- (a) the manufacture on a single order of items sold at an aggregate manufacturer's list price of \$25.00 or less;
- (b) the manufacture of repair or replacement parts for used generators, motors and control equipment.

3. No person shall manufacture

- (a) any open or protected fractional horsepower or general purpose motor rated at other than 50 deg. Centigrade rise, or any enclosed motor rated at other than 55 deg. Centigrade rise;
- (b) any polyphase induction motor of 35 and 175 H.P. rating;
- (c) any open or protected AC fractional horsepower motor in a frame used for a general purpose motor rating;
- (d) any general purpose polyphase squirrel-cage induction motor of the normal torque normal inrush type in sizes up to and including the following:

Cycles	RPM	Horsepower
60	3,600	125
60	1,800	75
60	1,200	60
60	900	50
60	720	40
60	600	30
60	514	25
60	450	20
25	1,500	50
25	750	40
25	500	25

(e) any motor or generator having one or more of the following features:

- (i) any super-imposed filler on a cast iron frame;
- (ii) any painted finish other than the manufacturer's standard;
- (iii) special conduit boxes or specially located conduit boxes;
- (iv) quiet operating characteristics;
- (v) enclosed collector rings;
- (vi) keyway dimensions and tolerances on generators and general purpose and large power motors of a kind or sort which he did not manufacture in the 12 months preceding the effective date of this Order.

4. No person shall manufacture

(a) any standard AC magnetic full or reduced voltage starter within the following ratings having overload relays of other than thermal type;

For 1.0 power factor synchronous motor

Volts	Horsepower
110	30
220	60
440 or 550	125

For induction motor or 0.8 power factor synchronous motor

Volts	Horsepower
110	25
220	50
440 or 550	100

For polyphase systems, in sizes as in this clause mentioned, overload protection shall not be furnished for more than two lines;

- (b) any ammeter attachments or ammeters on standard DC and AC control equipment except for controlling synchronous motors, for battery charging, or for motors operating fire pumps;
- (c) any double voltage two-compartment relays or contractors;
- (d) any nickel-chrome or copper alloy ribbon-type resistors except for crane or similar service or where the resistor is built into standard control equipment;
- (e) any cover-mounted push button or selector switch in motor starters for ratings larger than given in the following table:

For 1.0 power factor synchronous motor

Volts	Horsepower
110	20
220	40
440 or 550	60

For induction motor or 0.8 power factor synchronous motor

Volts	Horsepower
110	15
220	30
440 or 550	50

5. No person shall manufacture special features, electrical or mechanical, on any generator, motor or control equipment.

6. No person shall manufacture a generator, motor or control equipment of a design duplicating that of an obsolete generator, motor or control equipment.

7. (1) Except as provided in subsection (3) of this Section, no person shall provide or carry out any witness test of any motor, generator or control equipment other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any motor, generator or control equipment, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such motor, generator or control equipment.

(3) Nothing in subsection (1) of this Section shall prohibit any special type or experimental tests of any motor, generator or control equipment required by any of the following:

- (a) The Joint Inspection Board of the United Kingdom and Canada;
- (b) the British Admiralty Technical Mission; or
- (c) the Chief Inspector of Aircraft of the British Air Commission;
or
- (d) the Board, Mission or Commission corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

8. Nothing in this Order shall be deemed to apply to

- (a) any device named herein for which a firm order had been received by the manufacturer prior to the effective date of this Order;
- (b) any article or equipment for use in telephone, telegraph or radio communication systems;
- (c) any generator, motor or control equipment used for incorporation in an aircraft or motor vehicle.

9. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

10. Applications for permits and correspondence relative to this order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

11. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,
*Administrator of Electrical
Apparatus, Equipment and Supplies.*

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1021

Respecting Transformers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-833 is hereby revoked and the following substituted therefor:—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "distribution transformer" means a transformer of the type known to the trade as such and shall include 25 or 60 cycles oil-filled, liquid-filled or dry-type transformers having a rated capacity not greater than 200 KVA at or below 15,000 volts but shall not include transformers of any of the types referred to in Section 7 of this Order.
- (c) "power transformer" means a transformer of the type known to the trade as such and shall include 25 or 60 cycles oil-filled, liquid-filled, self-cooled or water-cooled, or dry-type transformers but shall not include transformers of any of the types referred to in Section 7 of this Order.

2. (1) No person shall manufacture any transformers, except to the order of any of the following:

- (a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers: PCS-1 to PCS-23 inclusive.
- (b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.

(2) The Administrator may grant written permission, upon application to him in such form as he may prescribe, to manufacture distribution transformers for stock.

(3) Nothing in subsection (1) of this Section shall prohibit the manufacture of repair or replacement parts for used transformers where the manufacture of such parts for use on new transformers is not prohibited.

3. No person shall

- (a) manufacture any distribution transformer except in the rated capacities for each voltage class as set out in Schedule "A" hereto and in conformity with specification C-2 (1929) of the Canadian Engineering Standards Association, a copy of which specification certified by the Secretary of such Association is filed with the Secretary of the Wartime Prices and Trade Board;
- (b) manufacture any power transformers except in the rated capacities for each voltage class as set forth in Schedule "B" hereto;
- (c) manufacture a transformer of a design duplicating that of an obsolete transformer;
- (d) manufacture or install any accessories for or in any transformer except in the types and subject to the limitations contained in this Order;

4. No person shall manufacture, install or supply accessories for any distribution transformer except oil gauge, thermometer, bottom valves or sampling plugs for transformers 100 KVA rating and larger, provided, that one bottom valve and one sampling plug only may be supplied for each such transformer.

5. No person shall manufacture, install or supply accessories for any power transformer except

- (a) oil gauge and thermometer and to provide for filter press connection;
- (b) ratio adjusters for transformers above 200 KVA and terminal boards for transformers 200 KVA and below;
- (c) conservators for transformers up to 46,000 volts—1,000 KVA and above, 46,001 to 69,000 volts—500 KVA and above, 69,001 volts and above—all sizes.
- (d) trucks for transformers having a capacity of 1,000 KVA and above in 25 cycles and 2,000 KVA and above in 60 cycles.

6. No person shall manufacture any power transformers, except of the following characteristics, namely,

- (a) temperature rise of 50 degrees Centigrade;
- (b) taps, 4-2½ high tension full capacity;
- (c) test voltages shall be those used by the American Standard Association.

7. The provisions of Sections 3, 4, 5, and 6 of this Order shall not be deemed to apply to auto transformers, three phase distribution transformers, testing transformers, regulating transformers, network transformers, furnace transformers, transformers for use with mercury arc rectifiers, transformers for use with synchronous converters, or power transformers above 5,000 KVA or above the 115,000 volt class.

8. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

9. Applications for permits and correspondence relative to this Order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

10. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,
*Administrator of Electrical
Apparatus, Equipment and Supplies.*

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-1021

Rated Capacities of "Distribution Transformers"

RATED VOLTAGES	RATED CAPACITIES K.V.-A.
575	3-5-7½-10-15-25-37½-50-75-100-150-200.
2300	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
4600	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
6900	1½ (rural type)-3-5-7½-10-15-25-37½-50-75-100-150-200.
11500	2½-5-10-15-25-37½-50-75-100-150-200.
13800	2½-5-10-15-25-37½-50-75-100-150-200.

SCHEDULE "B"

To ADMINISTRATOR'S ORDER No. A-1021

RATED CAPACITIES OF "Power Transformers"

(a) 2500 Volt Class 25 or 60 cycles

Single Phase K.V.-A.—250; 333; 400; 500; 667; 835; 1,000; 1,250.

Three Phase K.V.A.—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750.

(b) 5000 Volt Class 25 or 60 cycles

Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667.

Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.

(c) 6900 Volt Class 25 or 60 cycles

Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667;
2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.

(d) 15,000 Volt Class 25 or 60 cycles

Single Phase K.V.-A—250; 333; 400; 500; 667; 833; 1,000; 1,250; 1,667;
2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000; 3,000;
3,750; 5,000.

(e) 25,000 Volt Class 25 or 60 cycles

Minimum Size { Single Phase—25 K.V.-A
Three Phase—75 K.V.-ASingle Phase K.V.-A—25; 37½; 50; 75; 100; 150; 200; 250; 333; 400; 500;
667; 833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333;
4,000; 5,000.Three Phase K.V.-A—75; 100; 150; 200; 300; 450; 600; 750; 1,000; 1,200;
1,500; 2,000; 3,000; 3,750; 5,000.

(f) 34,500 Volt Class 25 or 60 cycles

Minimum Size { Single Phase—37½ K.V.-A
Three Phase—100 K.V.-ASingle Phase K.V.-A—37½; 50; 75; 100; 150; 200; 250; 333; 400; 500; 667;
833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333; 4,000;
5,000.Three Phase K.V.-A—100; 150; 200; 300; 450; 600; 750; 1,000; 1,200; 1,500;
2,000; 3,000; 3,750; 5,000.

(g) 46,000 Volt Class 25 or 60 cycles

Minimum Size { Single Phase—37½ K.V.-A
Three Phase—100 K.V.-ASingle Phase K.V.-A—37½; 50; 75; 100; 150; 200; 250; 333; 400; 500; 667;
833; 1,000; 1,250; 1,667; 2,000; 2,500; 3,333; 4,000;
5,000.Three Phase K.V.-A—100; 150; 200; 300; 450; 600; 750; 1,000; 1,200; 1,500;
2,000; 3,000; 3,750; 5,000.

(h) 69,000 Volt Class 25 or 60 cycles

Minimum Size { Single Phase—75 K.V.-A
Three Phase—200 K.V.-ASingle Phase K.V.-A—75; 100; 150; 200; 250; 333; 400; 500; 667; 833; 1,000;
1,250; 1,667; 2,000; 2,500; 3,333; 4,000; 5,000.Three Phase K.V.-A—200; 300; 450; 600; 750; 1,000; 1,200; 1,500; 2,000;
3,000; 3,750; 5,000.

(i) 115,000 Volt Class 25 or 60 cycles

Minimum Size { Single Phase—333 K.V.-A
Three Phase—1,000 K.V.-ASingle Phase K.V.-A—333; 400; 500; 667; 833; 1,000; 1,250; 1,667; 2,000;
2,500; 3,333; 4,000; 5,000.

Three Phase K.V.-A—1,000; 1,200; 1,500; 2,000; 3,000; 3,750; 5,000.

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER No. A-1022****Respecting Generators, Switchgear, Circuit Breakers, Disconnecting Switches and Other Devices.**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Administrator's Order No. A-834 is hereby revoked and the following substituted therefor,—

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Electrical Apparatus, Equipment and Supplies, from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "circuit breaker" means a device designed as a means of interrupting a circuit between separable contacts under normal or abnormal conditions, and may be of the oil, air or air-blast type;
- (c) "disconnecting or isolating switch" means a device designed as a means of isolating a circuit or a piece of equipment from its source of supply of electrical energy, but not as a means of establishing or interrupting the flow of such energy;
- (d) "generator" includes any engine-driven, motor-driven, or hydraulic turbine-driven, direct or alternating current generator, having a rating of 501 K.W. or 501 KVA and higher;
- (e) "instrument" means a device of a kind providing means for measuring or indicating values of current, voltage, watts, KVA, power factor, or for the indication of phase values or relations;
- (f) "instrument transformer" includes any transformer designed and utilized as a means of changing the values of electrical current or voltage in the primary circuit to a lower value in the secondary circuit for the purpose of operating ammeters, relays and other devices, and any transformer designed and utilized for insulating the primary from the secondary circuit;
- (g) "Switchgear" means a combination of circuit breakers, switches, instruments, relays, associated equipment and mechanical supports therefor, used in the control of power circuits;

2. (1) No person shall manufacture any generator, switchgear, circuit breaker, disconnecting switch, relay, instrument transformer, or instrument, except to the order of any of the following:

- (a) a person who has in accordance with Order No. P.O. 4 of the Priorities Officer of the Department of Munitions and Supply classified his purchase order in any of the following Code Numbers PCS-1 to PCS-23 inclusive.
- (b) a person who has obtained a permit from the Administrator; the application for such permit shall be made on such form as may be prescribed by the Administrator.

(2) The Administrator may grant permission, upon application to him in such form as may be prescribed, to manufacture for stock any item of equipment named in this Order.

(3) Nothing in subsection (1) of this Section shall prohibit

- (a) the manufacture on a single order of items sold at an aggregate manufacturer's list price of \$25.00 or less;
- (b) the manufacture of repair or replacement parts for used equipment.

GENERATORS

3. No person shall manufacture

- (a) a generator of a design duplicating that of an obsolete generator;
- (b) a generator of a design not conforming to standards accepted and recognized by the industry where a generator of standard design may be used;
- (c) any enclosing housing for a generator except that required to carry the essential mechanical and electrical component parts of the generator;
- (d) any hollow-bored shaft for a generator except where such shaft is required for use with an adjustable-blade waterwheel;
- (e) any parts made of brass, copper or aluminium for platforms, stairways, or railings for a generator;
- (f) any generator having a special finish or colour other than those adopted and recognized as standard in the industry;
- (g) any damper or amortisseur winding on high speed (514 RPM and higher) generator driven by internal combustion engines, except for a single phase generator, or in any case where it is necessary that the generator operate in parallel with other generators.

SWITCHGEAR

4. No person shall manufacture any oil or air-blast circuit breaker, 15 KV or below, except in the following classifications and ratings:—

Rupturing capacity at rated voltage	Normal 60 cycles R.M.S. amperes	Normal R.M.S. volts
15 M.V.A.	200	5,000
	600	5,000
25 M.V.A.	400	5,000
	800	5,000
50 M.V.A.	600	7,500
	1,200	7,500
100 M.V.A.	600	7,500
	1,200	7,500
	2,000	5,000
150 M.V.A.	600	15,000
	1,200	7,500
	2,000	5,000
250 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
350 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000
500 M.V.A.	600	15,000
	1,200	15,000
	2,000	15,000

5. Nothing in Section 4 of this Order shall be construed as prohibiting the manufacture of any oil or airblast circuit breaker

- (a) for use on systems operating at voltages above 15 KV;
- (b) in ratings up to and including 50 M.V.A. rupturing capacity when employed directly to start, to regulate speed of, to reverse or to stop motors.

DISCONNECTING OR ISOLATING SWITCHES

6. No person shall manufacture any disconnecting or isolating switch, except in the following classifications and ratings:—

- (a) Up to and including 15 KV indoor class

600 Volts ampere rating	5,000 Volts ampere rating	7,500 Volts ampere rating	15,000 Volts ampere rating
200	200	400	400
400	400	600	600
600	600	1,200	1,200
1,200	1,200	2,000	2,000
2,000	2,000		

- (b) fuse disconnect type in all standard classes and ratings;
- (c) outdoor air break disconnecting switches

7,500 Volts ampere rating	15,000 Volts ampere rating	Above 15,000 Volts ampere rating
400	400	400
600	600	600
1,200	1,200	1,200
2,000	2,000	2,000

CURRENT TRANSFORMERS

7. No person shall manufacture

- (a) any current transformer with double primary winding for voltage rating up to and including 15 KV, excepting the standard 3-wire double primary watt hour meter current transformer;
- (b) any indoor or outdoor wound primary current transformer up to and including 15 KV class, with any rating other than the following, in the case of
 - (i) primary amperes; 5, 10, 15, 25, 50, 100, 200, 300, 400, 600, 800 and 1,000;
 - (ii) secondary amperes; single winding 5 amperes and/or double winding 5/5 amperes; provided, however, that a current transformer with 25 amperes secondary may be manufactured for use with industrial control devices or panels.

GENERAL

8. (1) Except as provided in subsection (3) of this Section, no person shall provide or carry out any witness test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument other than the normal and usual factory performance test at and during which the purchaser, if he so desires, shall be entitled to be present by himself, his servants or agents.

(2) When so requested by the purchaser of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument, the seller thereof shall furnish to such purchaser a certified copy of the test sheets of the factory performance test of such generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument.

(3) Nothing in subsection (1) of this Section shall prohibit any special type or experimental test of any generator, switchgear, circuit breaker, disconnecting switch, instrument transformer or instrument required by any of the following:—

- (a) The Joint Inspection Board of the United Kingdom and Canada; or
- (b) the British Admiralty Technical Mission; or
- (c) the Chief Inspector of Aircraft of the British Air Commission; or
- (d) the Board, Mission or Commission corresponding to any of the above mentioned officially appointed by the Government of any of His Majesty's Allies in the present War.

9. Nothing in this Order shall be deemed to apply to

- (a) any device named herein for which a firm order had been received by the manufacturer prior to the effective date of this Order;
- (b) any article or equipment for use in telephone, telegraph or radio communication systems;
- (c) any instrument or equipment used for aircraft or automobiles.

10. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

11. Applications for permits and correspondence relative to this Order shall be directed to the Administrator, 1806 Aldred Building, Montreal, Quebec.

12. This Order shall be effective on and after the 13th day of December, 1943.

Dated at Ottawa, this 9th day of December, 1943.

M. C. LOWE,
*Administrator of Electrical Apparatus,
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1023

Respecting Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feeding

(Consolidated as amended by Administrator's Order No. A-1205)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Effective Date and Application of Order

1. This Order comes into force on December 20, 1943, and applies to horsemeat and horse liver intended and sold for animal feeding.

Definitions

2. For the purpose of this Order,

- (a) "horsemeat" means fresh or frozen boneless meat obtained from any part of a carcass after removal of sinews from rounds and flats and of surplus fat. It may include hearts and tongues;
- (b) "carcass" means the carcass of a horse from which the viscera, vitals, pizzle, udders, hide and hooves have been removed;
- (c) "distributor" means a person who buys horsemeat for resale;
- (d) "consumer" means a person who buys horsemeat to feed to animals and not for the purpose of resale;
- (e) "city or town" means the city or town itself and, except in the case of the cities of Charlottetown and Summerside, all territory within a distance of 20 miles measured from the city or town hall of that city or town and the whole of any city, town or village which or any part of which is within the said distance, but in the case of the city of Montreal the distance is to be 25 miles measured from its city hall;
(Clause (e) as substituted by Administrator's Order No. A-1205).
- (f) "sell" covers also an offer to sell.

Prices are Maximum Prices

3. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

Additional Payments and Considerations to be Part of the Price

4. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any horsemeat or horse liver or received by the seller from any person in connection with the sale of any horsemeat or horse liver shall constitute part of the price for such product.

Prices Include Delivery Except as Specified

5. All prices fixed by this Order include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

Maximum Price for Horsemeat

6. The maximum price per pound at which a person may sell any horsemeat during the months of September, October, November, December and January in any year,

- (a) to a buyer whose place of business is in a city or town named or area described in the Schedule, shall be the price set forth in the Schedule for that city, town or area according to the class of buyer, the quantity sold and the net weight of the unit in which the horsemeat is packed;

- (b) to a buyer whose place of business is situated in any part of Canada west of Ontario, other than the cities of Winnipeg, Regina, Saskatoon, Calgary or Edmonton, shall be an amount equal to the price set forth in the Schedule, according to the class of buyer, the quantity sold, the net weight of the unit in which the horsemeat is packed and the city or town in that part of Canada, named in the Schedule, nearest to the buyer's place of business, PLUS the cost per pound of transporting that quantity of horsemeat by freight from such nearest city or town to the buyer's place of business.
- (c) to a buyer whose place of business is situated in a part of Canada east of Manitoba and not in a city or town named or area described in the Schedule shall be the price set forth in the Schedule, for the city, town or area in which the seller's place of business is situated, according to the class of buyer, the quantity sold and the net weight of the unit in which the horsemeat is packed, PLUS the actual cost per pound of transporting the horsemeat by freight from the seller's shipping point to the buyer's receiving point.
7. The maximum price per pound at which a person may sell any horsemeat during any month set out in the table to this Section shall, according to the class of buyer, the quantity sold and the net weight of the unit in which it is packed, be an amount equal to the maximum price for the same as fixed by Section 6 PLUS the additional amount for that month set out in the table.

TABLE TO SECTION 7

Month	Increase in maximum price (in cents per pound)
February	1/5
March	2/5
April	3/5
May	4/5
June	1
July	1
August	1

Maximum Price for Horse Liver

8. The maximum price per pound at which a person may sell any quantity of horse liver, packed in units of any net weight, to any class of buyer, in any part of Canada, during any month, shall be an amount equal to the maximum price per pound as fixed by this Order at which he may sell the same quantity of horsemeat packed in units of that net weight, to that class of buyer, in that part of Canada, during that month, PLUS 2 cents per pound.

Sales Invoices

9. (1) On every sale of horsemeat or horse liver the seller, at the time of delivery thereof, shall furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the name of the product, the quantity by weight sold, the net weight of the units in which it is packed and the price per pound charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

10. Every distributor shall immediately upon receipt by him of any horsemeat or horse liver purchased by him make a written record at the place of business at which he receives the same, showing the date of purchase, the name and complete address of his supplier, the quantity by weight purchased, the net weight of the units in which it is packed and the price per pound and transportation charges, if any, paid by him. However, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

Inspection of Records and Invoices

11. Every invoice and record which a seller of horsemeat or horse liver is by this Order required to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Dated at Ottawa this 10th day of December, 1943.

F. S. GRISDALE,

Administrator of Meat and Meat Products

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1023
(as amended by Administrator's Order No. A-1205)

MAXIMUM PRICES FOR SALES OF HORSEMEAT TO DISTRIBUTORS AND CONSUMERS IN CITIES OR TOWNS AND AREAS NAMED IN THIS SCHEDULE DURING THE MONTHS OF SEPTEMBER, OCTOBER, NOVEMBER, DECEMBER AND JANUARY IN ANY YEAR

- NOTE.**—(1) An area described below does not include any of the cities or towns which are named in this Schedule.
 (2) A city or town is defined by this Order to include the suburbs within 20 miles of the city or town hall (25 miles in case of Montreal). If part of a suburban city, town or village lies within that distance the whole of it is included in the definition. In the case of the cities of Charlottetown and Summerside, only the area within the city limits of those cities is included.
 (3) All prices shown are in cents per pound and vary according to class of buyer, quantity sold and net weight of package unit.
 (4) All prices are delivered prices as set out in the Order.

Province	CITIES OR TOWNS (including suburban territory)	AREAS (excluding Cities and Towns Named)	DISTRIBUTORS (any quantity) CONSUMERS (carload lots)				CONSUMERS (less than carload lots)			
			Net weight of package unit (in pounds)				Net weight of package unit (in pounds)			
			Less than 25	25	50	Over 50	Less than 25	25	50	Over 50
Prince Edward Island.....	Charlottetown.....	}	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
	Summerside.....		6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
		The remainder of the province.....	6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
			6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
Nova Scotia.....	Halifax.....	}	6.25	6.00	5.75	5.50	7.25	7.00	6.75	6.50
	Yarmouth.....		6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
		The remainder of the province.....								
New Brunswick.....	St. John.....	}	6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
	Moncton.....		6.00	5.75	5.50	5.25	7.50	7.25	7.00	6.75
Quebec.....		The remainder of the province.....								
	Montreal.....	}	5.35	5.10	4.85	4.60	6.35	6.10	5.85	5.60
	Quebec.....									

	(A) South of the St. Lawrence River and east of a line drawn parallel to and always distant 10 miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick and the counties of Chicoutimi, Lac St. Jean (East and West).....	6.00	5.75	5.50	5.25	7.00	6.75	6.50	6.25
	(B) That part of the county of Abitibi south of a line drawn parallel to and always at a distance of 10 miles north of the most northerly route of the Canadian National Railway, that part of the county of Champlain south of the 48 degree of north latitude and north of a line which is 47 degrees 30 minutes north latitude and the whole of the county of Temiskamingue.....	6.50	6.25	6.00	5.75	7.50	7.25	7.00	6.75
	(C) That part of Quebec, not included in Areas A or B, south of a line which is 47 degrees 30 minutes north latitude..	5.85	5.60	5.35	5.10	6.35	6.10	5.85	5.60
Ontario.....	Toronto.....								
	London.....								
	Hamilton.....								
	Fort William.....	5.15	4.90	4.65	4.40	6.15	5.90	5.65	5.40
	(A) The Districts of Kenora and Rainy River.....	5.75	5.50	5.25	5.00	6.75	6.50	6.25	6.00
	(B) That part of Ontario south of a line drawn parallel to and always distant 10 miles north of the Canadian Pacific Railway line from Sault Ste. Marie to Sudbury and from Sudbury through North Bay to Mattawa.....	5.65	5.40	5.15	4.90	6.65	6.40	6.15	5.90
	(C) That part of Ontario, not included in areas A and B, south of a line drawn parallel to and always 10 miles north of the most northerly transcontinental route of the Canadian National Railway.....	6.50	6.25	6.00	5.75	7.50	7.25	7.00	6.75
Manitoba.....	Winnipeg.....	5.00	4.75	4.50	4.25	6.00	5.75	5.50	5.25
	Regina.....	4.50	4.25	4.00	3.75	5.50	5.25	5.00	4.75
	Saskatoon.....								
Alberta.....	Edmonton.....	4.50	4.25	4.00	3.75	5.50	5.25	5.00	4.75
	Calgary.....								

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1024

Respecting Cartons for Packing Beer Bottles

Dated December 10, 1943.

Effective December 20, 1943.

AMENDS Administrator's Order No. A-799.

(See Consolidation of Administrator's Order No. A-799.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1025

Respecting Wiring and Signalling Devices

Dated December 10, 1943.

Effective February 1, 1944.

REVOKES Administrator's Order No. A-665.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1026

Respecting Sectional Switch and Outlet Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

ADMINISTRATOR'S ORDER No. A-231 REVOKED DECEMBER 20, 1943

1. Administrator's Order No. A-231 is revoked as of December 20, 1943, and on and after that date this Order takes its place.

WHAT THIS ORDER COVERS

2. No person shall manufacture, process or assemble any sectional switch or outlet box unless it is of a kind, type and model listed in the Schedule to this Order and unless it is made in accordance with the specifications shown in the said Schedule.

3. This Order does not apply to orders for the Department of Munitions and Supply, any of the Departments of National Defence or any person who requires a sectional switch or outlet box for incorporation in a product required by any of such Departments.

4. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 10th day of December, 1943.

M. C. LOWE,
*Administrator of Electrical Apparatus,
Equipment and Supplies.*

Approved:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1026

Specifications for the Manufacture of Sectional Switch and Outlet Boxes and Covers

Only 16 gauge steel may be used in the making of boxes and covers listed in this Schedule in accordance with the revised C.E.S.A. specifications.

Each manufacturer shall make only the boxes listed hereafter and not more than one type of each of those shown.

ITEM	MANUFACTURER'S CODE NUMBER
4" OCTAGONAL CONCRETE BOXES AND PLATE	
Octagonal Box.....	54531
Octagonal Box.....	54541
Octagonal Box.....	54551
Octagonal Box.....	54561
Round Plate with 1/2" knockouts.....	54560
Octagonal Box.....	54571
4" SQUARE OUTLET BOXES AND COVERS	
Square Conduit Box with 1/2" knockouts.....	52151-1/2"
Square Conduit Box with 3/4" knockouts.....	52151-3/4"
Square Conduit Box Plaster Ring Cover with inside ears	52-C-3
Closed cover, Flat, with 1/2" conduit knockouts.....	52-C-6
Single gang switch cover.....	52-C-10
Pendant Cover, Raised Centre with 3/8" bushing.....	52-C-12
Single gang switch cover.....	52-C-13
Two gang switch cover.....	52-C-17
Two gang switch cover.....	52-C-18
Cover, flat, for three 10 amp. snap switches.....	52-C-28
Cover, raised centre, for screw ring sign receptacle....	52-C-35
Single Receptacle cover, for use with No. 140 flush receptacle	52-C-64
Duplex Receptacle cover, flat, for use with flush receptacle	52-C-65
4 11/16" SQUARE OUTLET BOXES AND COVERS	
Square Conduit Box.....	72151-1/2"
Square Conduit Box.....	72171-3/4"
Square Conduit Box.....	72171-1"
Closed Cover, flat.....	72-C-1
Closed cover, raised centre.....	72-C-2
Closed cover, raised centre with 1/2" conduit knockouts	72-C-7
Pendant cover, raised centre with 3/8" bushing.....	72-C-12
Single gang switch cover.....	72-C-14
Two gang switch cover.....	72-C-18
BAR HANGER	
Flat Formed Bar Hanger, 3/8" I.P.S. Stud and locknut 18" length.....	1049
Offset bar hanger 3/8" I.P.S. Stud and locknut for 1 1/2" depth box—length 18".....	1050
SHALLOW BOXES	
Shallow round loom Outlet box with lugs with 1/2" knockout	26113
Shallow round, Outlet box with lugs with five knock- outs in bottom for 1/2" conduit.....	56111

SECTIONAL BOXES

Sectional Conduit Switch Boxes.....	111
Sectional Switch Box with clamps.....	386L
Sectional Loom Switch Box.....	775
Deep Sectional Conduit Switch Box.....	1004
Shallow Section Conduit & Loom Switch Box.....	1006
Sectional Switch Box, for rigid conduit, steel armoured conductors and non-metallic sheathed cable.....	1105

UTILITY BOXES AND COVERS

Handy or Utility Box.....	4SS or SP 6300
Handy or Utility Box.....	1110 or SP 5800
Steel Cover, flat.....	2520 or SP 63C1
Steel Cover, for Duplex Receptacle.....	11C1 or SP 58R7
Steel Cover, Blank	11C4 or SP 58R1
Steel Cover, Raised, for Toggle Switch.....	11C5 or SP 58R14

3 1/2" OCTAGONAL BOXES AND COVERS

Outlet box with clamp.....	565L
Outlet box.....	24151 1/2" K.O.
Outlet box.....	24151C
Outlet box.....	24171-1/2"
Closed Cover, Flat with 1/2" knockout.....	24-C-6
Pendant Cover, raised centre.....	24-C-12
Flat cover for 5 or 10 amp. Surface Switches.....	24-C-28
Cover, raised centre for screw ring sign receptacle....	24-C-35
Flat cover, for Single Flush Receptacle.....	24-C-64
Flat cover for Duplex Flush Receptacle.....	24-C-65

4" OCTAGONAL BOXES AND COVERS

Outlet box with Clamps	566L
Outlet box, 1/2" knockouts	54151-1/2"
Outlet box, 3/4" knockouts.....	54151-3/4"
Outlet box 3/4" and 1/2" knockouts.....	54151C
Outlet Box 1/2" knockouts.....	54171-1/2"
Outlet box 1" knockouts.....	54171-1"
Outlet box 3/4" knockouts.....	54171C
Plaster Ring with inside ears.....	54-C-3
Closed cover, flat, 1/2" knockout.....	54-C-6
Pendant cover, raised centre with 3/8" bushing.....	54-C-12
Flat cover for 5 or 10 amp. Surface Switches.....	54-C-28
Cover, raised centre, for ring sign receptacle.....	54-C-35
Flat cover for five 1/2" conduit knockouts, stud and nail holes.....	54-C-55
Flat cover for Single Flush Receptacles.....	54-C-64
Flat cover for Duplex Flush Receptacle.....	54-C-65

EXTENSION RINGS

Octagonal Box Extension with 1/2" knockouts.....	25151-1/2"
Square Extension Ring with 1/2" knockouts.....	53151-1/2"
Octagonal box extension with 1/2" knockouts.....	55151-1/2"

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1027

Respecting Maximum Prices of Poultry Grit

Under powers given by the Wartime Prices and Trade Board to the Feeds Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

Application of this Order

1. This Order shall be effective on and after December 16, 1943 and fixes the highest selling prices for soluble and insoluble poultry grit.

Poultry Grit and Kinds Thereof

2. For the purposes of this Order "poultry grit" means crushed rock grit for poultry feeding purposes, screened to remove finely ground materials and suitably graded as to size of particles.

There are two kinds of poultry grit, namely, soluble and insoluble. The solubility of poultry grit shall be determined by mixing one gram of a finely ground representative sample with forty millilitres of a solution of one volume of concentrated hydrochloric acid to three volumes of water, and boiling the mixture on a water bath for one-half hour, during which time it should be stirred occasionally. After that it must be boiled vigorously for at least five minutes on a hot-plate, then filtered and thoroughly washed. The residue must then be ashed in a tared crucible and weighed.

If at least fifty per centum (50%), by weight, of the poultry grit is dissolved when subjected to the above test it shall for the purposes of this Order be classified as "soluble grit". If less than fifty per centum (50%), by weight, of the poultry grit dissolves in that test it shall be classified as "insoluble grit".

Maximum Prices on all Sales other than Sales at Retail

3. (1) The maximum price at which a person may sell, or offer to sell otherwise than at retail, poultry grit of a kind or composition named in the Schedule hereto shall be the price set forth in the Schedule after that person's classification and according to the quantity and the kind and composition of the poultry grit sold or offered for sale.

(2) The maximum prices fixed by subsection (1) of this Section

(a) include the value of the bags used to pack the poultry grit, however, if in any case new fabric bags are used for that purpose then in such case an amount not exceeding one dollar (\$1.00) per ton may be added to the maximum price of the poultry grit;

(b) are f.o.b. place of manufacture, if the poultry grit is manufactured in Canada;

(c) include bank and foreign exchange, customs duty, customs brokerage charges and war and excise charges on all poultry grit imported into Canada, but do not include any transportation charges for the poultry grit so imported;

(d) may be increased to the extent of actual transportation costs incurred by the seller in transporting poultry grit from the place of manufacture to the buyer's receiving point.

Maximum Prices on Sales at Retail

4. The maximum price at which any person may sell or offer to sell poultry grit at retail shall be the sum of

(a) the actual price paid by him for the poultry grit, but not in any event exceeding the price at which his supplier may lawfully sell it to him, or, if he is a manufacturer of poultry grit, the maximum price at which he may sell the product at wholesale; and

(b) the actual cost of transporting the poultry grit from the point of manufacture to his retail establishment, but to the extent only that such actual cost is not included in the actual price paid for the poultry grit; plus

(c) a markup,

- (i) not exceeding four dollars (\$4.00) per ton if he sells the poultry grit in baglot quantities; or
- (ii) in the case where he opens a bag of poultry grit and supplies his customer therefrom with less than one baglot, not exceeding that markup taken by him on sales of poultry grit in similar quantities during the basic period, September 15 to October 11, 1941.

Labelling of Bags or Containers

5. Nothing in this Order contained shall relieve any person from compliance with the provisions of the Feeding Stuffs Act, and poultry grit shall be tagged or labelled to show clearly

- (a) the word "insoluble" if such grit is insoluble, or
- (b) the minimum percentages of calcium (Ca.) and calcium carbonate (CaCO_3) respectively if such grit is soluble.

Records and Invoices

6. (1) Every manufacturer and wholesale distributor who sells any poultry grit shall before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind of poultry grit if insoluble, or the minimum calcium carbonate content if soluble, and the price charged for that product.

(2) Every manufacturer and wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

7. Every wholesale distributor and retailer shall immediately upon receipt by him of any poultry grit prepare and shall thereafter keep a written record showing separately for each wholesale or retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind of poultry grit if insoluble or the minimum calcium carbonate content if soluble and the actual price and the freight paid by him.

8. (1) If a person retains, available for inspection by any authorized representative of the board, an invoice furnished by his supplier it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection at any time within twelve months from the date of the transaction to which it relates.

9. Every person who sells at retail any poultry grit shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind of poultry grit if soluble, or the minimum calcium carbonate content if soluble, and the price of the product.

Dated at Ottawa, this 14th day of December, 1943.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1027

MAXIMUM PRICES PER TON FOR POULTRY GRIT

(As referred to in Section 3 of this Order)

Type and Class of Sale	Insoluble Grit	Soluble Grit		
		Percentage of calcium carbonate		
		(a) 95% or higher	(b) 90% or higher but less than 95%	(c) Less than 90%
1. By manufacturers selling at wholesale, or by importers selling at wholesale without warehousing, or by anyone on sales in carload lots.....	\$ cts. 12 00	\$ cts. 7 00	\$ cts. 6 50	\$ cts. 6 00
2. By wholesale distributors selling ex cars in less than carload lots (with the seller supervising the unloading).....	13 50	8 50	8 00	7 50
3. By wholesale distributors (other than manufacturers) selling ex their warehouses in less than carload lots.....	14 00	9 00	8 50	8 00
4. By retailers selling ex cars to other retailers.	14 00	9 00	8 50	8 00

NOTE.—1. Transportation charges may be added to the above maximum prices to the extent provided by clause (d) of subsection (2) of Section 3.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1028

Respecting Manufacturers' and Wholesalers' Prices for Hardwood Lumber in Canada, except the Vancouver Forest District

Under powers given by Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,

- "grade" shall mean the series of grades of lumber as defined in the rules of the National Hardwood Lumber Association, Chicago, Illinois, U.S.A., dated the 1st day of January, 1941;
- "hardwood lumber" shall mean lumber produced from soft maple (red maple—acer rubrum, silver maple—acer saccharinum, Manitoba maple—acer negundo), basswood (tilia glabra), beech (fagus grandifolia), white or yellow birch (betula papyrifera or lutea), sugar or hard maple (acer saccharum), black or brown ash (fraxinus nigra), soft elm (ulmus americana) excluding that variety of soft elm commonly known as "swamp elm", and cut from the stump in any part of Canada, except the Vancouver Forest District;
- "manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;

- (d) "point of shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars for shipment to the wholesaler, retailer, or consumer;
- (e) "wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail;
- (f) "Vancouver Forest District" shall mean all that portion of the Province of British Columbia, shown outlined in purple on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942).

Administrator's Order No. A-422 Revoked

2. Administrator's Order No. A-422 dated the 6th day of October, 1942, as amended by Administrator's Order No. A-466 dated the 7th day of November, 1942, is hereby revoked.

Maximum Manufacturers' and Wholesalers' Prices Fixed

3. (1) Except as provided in Subsection (3) of this Section, the maximum price at which any manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any hardwood lumber for delivery to a wholesaler, retailer or consumer, shall be the price per thousand feet board measure set forth in the Schedule to this Order which price shall be f.o.b. car at shipping point unless the hardwood lumber is delivered by truck at the consumer's plant on the specific request of such consumer when the price shall be f.o.b. truck at the manufacturer's mill.

(2) Except as provided in Subsection (3) of this Section, the maximum price at which any manufacturer, or any wholesaler, may sell or offer for sale at wholesale, or any person may purchase at wholesale, any combination of grades of hardwood lumber which has not been graded, tallied and invoiced separately according to the grades set out in the Schedule to this Order, shall be the price for the lowest grade contained in the combination, unless

(a) the seller accepts the grading made by the purchaser, in which case the maximum prices may be charged for the grades determined by the purchaser as set out in the Schedule to this Order; or

(b) the manufacturer submits a statement to the Timber Administrator showing that he did not produce more than a total of fifty thousand feet board measure of hardwood in the previous calendar year, and such manufacturer also receives approval in writing of the proposed selling price from the Timber Administrator, or his Representative, before the shipment of any lumber.

(3) The maximum prices as set out in the Schedule to this Order may be increased by a sum not exceeding \$4 per thousand feet board measure, where the total weight of hardwood lumber ordered at any one time by a retailer or consumer, is less than minimum carload weight.

(4) No manufacturer or wholesaler shall ship or deliver, and no person shall authorize shipment or accept delivery from a manufacturer or wholesaler, of any lumber produced from white ash (*fraxinus americana*) or rock elm (*ulmus thomasii* formerly *ulmus racemosa*) under any agreement heretofore or hereafter made for the purchase or acquisition of any such lumber, unless the Timber Administrator has approved, in writing, of such agreement including the sale price.

Special Sizes and Selections of Lumber

4. (1) When any hardwood lumber is sawn to sizes, other than those sizes designated in the Schedule to this Order, such hardwood lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) Without a permit in writing from the Timber Administrator, no manufacturer or wholesaler shall sell or offer for sale at wholesale, and no person shall purchase at wholesale, any hardwood lumber, specially selected for colour, grain, width, length, or grade, at prices in excess of the prices set out in the Schedule to this Order.

Invoices to Show Particulars of Lumber Sold

5. Every person selling hardwood lumber, white ash and rock elm at wholesale shall complete, in duplicate, an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of hardwood lumber sold, and the price or prices charged therefor, and shall keep on file one copy of each invoice, and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 18th day of December, 1943.

Dated at Ottawa this 14th day of December, 1943.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1028**MAXIMUM MANUFACTURERS' AND WHOLESALE'S PRICES FOR HARDWOOD LUMBER**

All prices set out hereunder refer to one thousand feet board measure.

Thickness in $\frac{1}{4}$ inches	Soft Maple	Bass- wood	Beech	White or Yellow Birch	Sugar or Hard Maple	Black or Brown Ash	Soft Elm
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Grade: Firsts and Seconds Combined							
4/4.....	81 00	90 00	80 00	93 00	86 00	93 00	81 00
5/4.....	86 00	93 00	85 00	96 00	91 00	96 00	86 00
6/4.....	88 00	95 00	87 00	98 50	93 00	98 50	88 00
8/4.....	91 00	102 00	95 00	101 00	101 00	101 00	91 00
10/4.....	101 00		105 00	108 00	111 00	108 00	101 00
12/4.....	101 00		110 00	114 00	116 00	114 00	101 00
16/4.....				131 00	131 00		
Grade: No. 1 Common and Selects Combined							
4/4.....	50 00	58 00	52 00	55 00	52 00	55 00	50 00
5/4.....	55 00	63 00	58 00	61 00	58 00	61 00	55 00
6/4.....	57 00	65 00	62 00	63 00	62 00	63 00	57 00
8/4.....	60 00	75 00	67 00	67 00	67 00	68 00	60 00
10/4.....	75 00		90 00	80 00	90 00	81 00	75 00
12/4.....	75 00		95 00	83 00	95 00	84 00	75 00
16/4.....				107 00	105 00		
Grade: No. 2 Common							
4/4.....	32 00	35 00	32 00	35 00	32 00	35 00	32 00
5/4.....	35 00	37 00	35 00	38 00	35 00	38 00	
6/4.....	35 00	39 00	35 00	38 00	35 00	38 00	
8/4.....	37 00	42 00	37 00	42 00	37 00	42 00	
Grade: No. 3 Common							
4/4.....	23 00	24 00	20 00	24 00	20 00	20 00	23 00
5/4.....	25 00		22 00	26 00	22 00	22 00	
6/4.....	25 00		22 00	26 00	22 00	22 00	
8/4.....	26 00		23 00	27 00	23 00	23 00	

For any hardwood lumber which has been kiln-dried, the charges for kiln-drying in effect during the basic period (September 15–October 11, 1941) may be added to the maximum prices set out above.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1029

Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Posts originating in British Columbia and Alberta

(Consolidated as amended by Administrator's Order No. A-1154)

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
- (a) "point of shipment" shall mean the point at which posts are loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer, or consumer;
- (b) "wholesaler" shall mean any person who sells or distributes posts otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price at which any post manufacturer whose point of shipment is located in the Province of British Columbia or Alberta, and at which any wholesaler purchasing posts produced from Red Cedar from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such posts described in the Schedule to this Order for delivery to wholesalers, retailers and consumers in the Provinces of Alberta, Saskatchewan and Manitoba shall be that price per hundred posts set out in the said Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination.

Grading

3. Posts produced from Red Cedar shall be graded according to the grading rules of the Western Red Cedar Association, issued on the 3rd of May, 1918.

Invoices to Show Particulars of Posts Sold

4. Every manufacturer and wholesaler who sells red cedar posts at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Alberta, Saskatchewan and Manitoba shall complete in duplicate an invoice covering each such sale made by him stating thereon the point of shipment and full particulars of the sizes and grades of the posts sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-163 dated the 15th day of May, 1942, is hereby revoked.

Effective Date

6. This Order shall be effective on and after the 17th day of December, 1943.

Dated at Ottawa, this 14th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. 1029

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR RED CEDAR POSTS ORIGINATING IN BRITISH COLUMBIA AND ALBERTA

The maximum prices set out below in this Schedule relate to the amount of freight charged per hundred pounds

- (1) from Nelson to the point of destination, if the posts are shipped via the Crow's Nest Pass; or
 - (2) from Salmon Arm to the point of destination if the posts are shipped via Golden; or
 - (3) from Prince George to the point of destination if the posts are shipped via Yellowhead.
- Each fraction of a cent of freight charged per hundred pounds shall be calculated as one cent.

Maximum prices per 100 posts when the freight rate per 100 lbs. amounts to:

SIZES OF POST	Maximum prices per 100 posts when the freight rate per 100 lbs. amounts to:															
	19c.	20c.	21c.	22c.	23c.	24c.	25c.	26c.	27c.	28c.	29c.	30c.	31c.	32c.	33c.	34c.
SPILTS—	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
12/15'—7'	13 92	14 10	14 28	14 46	14 64	14 82	15 00	15 18	15 36	15 54	15 72	15 90	16 08	16 26	16 44	16 62
15/18'—7'	17 06	17 30	17 54	17 78	18 02	18 26	18 50	18 74	18 98	19 22	19 46	19 70	19 94	20 18	20 42	20 66
18/21'—7'	20 58	20 90	21 22	21 54	21 86	22 18	22 50	22 82	23 14	23 46	23 78	24 10	24 42	24 74	25 06	25 38
15/18'—8'	19 44	19 70	19 96	20 22	20 48	20 74	21 00	21 26	21 52	21 78	22 04	22 30	22 56	22 82	23 08	23 34
18/21'—8	23 84	24 20	24 56	24 92	25 28	25 64	26 00	26 36	26 72	27 08	27 44	27 80	28 16	28 52	28 88	29 24
ROUNDS—																
3" top— 7'	17 49	17 70	17 91	18 12	18 33	18 54	18 75	18 96	19 17	19 38	19 59	19 80	20 01	20 22	20 43	20 64
4" top— 7'	19 75	20 00	20 25	20 50	20 75	21 00	21 25	21 50	21 75	22 00	22 25	22 50	22 75	23 00	23 25	23 50
5" top— 7'	25 22	25 60	25 98	26 36	26 74	27 12	27 50	27 88	28 26	28 64	29 02	29 40	29 78	30 16	30 54	30 92
6" top— 7'	33 90	34 50	35 10	35 70	36 30	36 90	37 50	38 10	38 70	39 30	39 90	40 50	41 10	41 70	42 30	42 90
6" top— 8'	37 92	38 60	39 28	39 96	40 64	41 32	42 00	42 68	43 36	44 04	44 72	45 40	46 08	46 76	47 44	48 12
8" top— 8'	52 24	53 20	54 16	55 12	56 08	57 04	58 00	58 96	59 92	60 88	61 84	62 80	63 76	64 72	65 68	66 64
6" top—10'	50 10	51 00	51 90	52 80	53 70	54 60	55 50	56 40	57 30	58 20	59 10	60 00	60 90	61 80	62 70	63 60
8" top—10'	64 80	66 00	67 20	68 40	69 60	70 80	72 00	73 20	74 40	75 60	76 80	78 00	79 20	80 40	81 60	82 80

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1030

Imported matzohs

(Consolidated as amended by Administrator's Order No. A-1114)

Under powers given by the Board to the Administrator of Cocoa, Confectionery and Allied Products,

IT IS HEREBY ORDERED as follows:—

Application of Order, revocation and replacement

1. This Order comes into force on December 28, 1943, and revokes and replaces Administrator's Order No. A-671. This Order fixes the highest prices for the following imported matzoh products namely: plain, egg and whole wheat or hygienic matzohs, matzoh meal, matzoh cake meal, matzoh Farfel or Passover cereal.

Meaning of certain words and expressions

2. For the purposes of this Order

- (a) the words "matzoh products" refer only to those imported matzoh products named in Section 1.
- (b) the word "sell" as used in this Order also covers an offer to sell.
- (c) "sell at wholesale" means to sell otherwise than at retail.

Sales by importers at wholesale to any person other than a wholesale jobber

3. Subject to the limitation contained in Section 6 the highest price at which an importer may sell at wholesale f.o.b. his place of business, sales tax included, to any person other than a wholesale jobber, imported matzoh products shall be the sum of the following:

- (a) the actual price paid by the importer for such matzoh products but not in any event exceeding the highest selling price of the manufacturer of such matzoh product as fixed by the Office of Price Administration of the United States of America for that product;
- (b) such transportation charges, bank and foreign exchange, custom brokerage charges, excise tax and insurance charges as are to be borne by him and are not included in such actual price;
- (c) (i) a markup not exceeding $6\frac{1}{2}$ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) a markup not exceeding $6\frac{1}{2}$ cents per pound when packed in packages containing one pound or more.

Sales by importers to wholesale jobbers

4. The highest price at which an importer may sell at wholesale f.o.b. his place of business, sales tax included, to a wholesale jobber any imported matzoh products, shall be the highest price at which he may sell such matzoh products under the provisions of section 3 as limited by Section 6 LESS an amount equal to the discount which such importer customarily allowed that wholesale jobber during the corresponding season of 1942 on purchases of such matzoh products.

Sales by wholesale jobbers who do not import

5. Subject to the limitation contained in Section 6 the highest price at which a wholesale jobber, other than an importer, may sell at wholesale any imported matzoh products shall be the sum of the following:

- (a) the actual price paid by him for the product, but not in any event exceeding the maximum price that may be charged by the importer from whom he bought;
- (b) an amount equal to the actual discount which the importer from whom he bought allowed to him under the provisions of Section 4.

Limitation of importers' and wholesale jobbers' prices

6. The Prices as fixed by Section 3 and Section 5, shall not however, in any event, exceed

- (a) on sales of imported plain matzohs, matzoh cake meal, matzoh meal and matzoh Farfel or Passover cereal
 - (i) 21½ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 23 cents per pound when packed in packages containing one pound or more;
- (b) on sales of imported egg matzohs, 37 cents per package when packed in packages containing 11 ounces to 15 ounces;
- (c) on sales of imported whole wheat or hygienic matzohs
 - (i) 25½ cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 27 cents per pound when packed in packages containing 1 pound or more.

Sales by retailers

7. (1) Subject to the limitation contained in sub-section (2) of this Section, the highest price at which any person may sell any imported matzoh products at retail shall be the sum of the following:

- (a) the actual price paid by him for the product but not in any event exceeding the highest price that may be charged by his supplier;
- (b) a markup not exceeding 20 per cent of his cost of such products.

(2) The prices fixed by sub-section (1) of this Section shall not however in any event exceed

- (a) on sales of imported plain matzohs, matzoh cake meal, matzoh meal and matzoh Farfel or Passover cereal;
 - (i) 25 cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 27 cents per pound when packed in packages containing one pound or more;
- (b) on sales of imported egg matzohs 42 cents per package when packed in packages containing 11 ounces to 15 ounces;
- (c) on sales of imported whole wheat or hygienic matzohs
 - (i) 30 cents per package when packed in packages containing 11 ounces to 15 ounces; or
 - (ii) 32 cents per pound when packed in packages containing one pound or more.

Special provisions respecting transportation west of Winnipeg

8. (1) Notwithstanding the other provisions of this Order, on sales of matzoh products at any point in Canada west of Winnipeg the seller may add to his maximum prices prescribed in Section 6 or subsection (2) of Section 7, as the case may be, the amount actually paid to transport such products from Winnipeg to the seller's place of business; however, in no event shall the total amount added for such transportation charges west of Winnipeg by all persons handling those products exceed 3 cents per pound or package of less than one pound.

(2) The additional charge for transportation west of Winnipeg must not be added by an importer or a wholesale jobber to his maximum prices unless his invoice of sale to his customer shows as a separate item thereon, such additional charge actually included in the total selling price.

(Section 8 as added by Administrator's Order No. A-1114.)

Dated at Ottawa, this 14th day of December, 1943.

F. T. W. SAUNDERS,
*Administrator of Cocoa,
Confectionery and Allied Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1031

Respecting the Manufacture of Paperboard Boxes for Cosmetics and Toilet Goods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. This Order comes into force on December 29, 1943, and deals with the manufacture and use of paperboard boxes for cosmetics and toilet goods. The Order does not, however, apply to corrugated or solid fibreboard containers.

2. No person shall manufacture or use a paperboard container for packaging cosmetics or toilet goods except in the kinds, styles, shapes and sizes and in accordance with the specifications and directions set out in the Schedule to the Order.

3. (1) An article of toilet goods or cosmetics in a collapsible metal tube and contained in a gift set or assortment may be protected or enclosed in a folding paperboard carton, but otherwise no person shall use a folding carton for packaging or protecting an article of toilet goods or cosmetics contained in a gift set or assortment.

(2) Toilet goods, cosmetics or gift set packages may be protected or enclosed by an outer container as described in Part 4 of the Schedule, either singly or in groups, but no person shall use more than one such outer container for protecting or enclosing such goods.

4. Nothing in this Order shall prohibit

(a) the manufacture of containers from materials cut or scored before the effective date of this Order;

(b) the use in the packaging of cosmetics or toilet goods of containers manufactured prior to the effective date of this Order or completed as permitted by clause (a) of this Section.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator of Packages and Converted Paper Products may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1031

Part I—Primary Containers (of Paperboard) for Face, Bath, Toilet, Body, Dusting or Talcum Powders

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. Square or Oblong Box

(a) a two-piece box without bottom extension and with drum or powder receptacle acting as shoulder—

Maximum thickness of boxboard—for box— .40 caliper

—for drum— .029 caliper

(b) any other construction that does not require a greater weight of boxboard than that of a box equivalent in content to a box made according to clause (a) above.

2. Round or Oval Box

- (a) a full telescope box composed of cover, base with extension for cover rest only and a drum or powder receptacle—

Maximum thickness of boxboard (in caliper measurement)

Box diameter	Base and cover head	Base and cover sidewall	Drum sidewall
Under 3 inch.....	.035	.035	.035
3 inch to 4 inch.....	.052	.045	.035
Over 4 inch.....	.052	.052	.035

- (b) any other construction that does not require a greater weight of boxboard than that of a box equivalent in content to a box made according to clause (a) above.

3. Sifting Device

any box made according to specification 1 or 2 above with additional material necessary for sifting device.

PROHIBITIONS

4. A paperboard box as above mentioned must not have:

- (a) a hinged lid,
- (b) a false bottom, false side, padded top or any other dummy work,
- (c) an extension edge, ledge or projection of any kind other than
 - (i) a bottom ledge not exceeding .052 caliper for use as a cover rest only,
 - (ii) a cover head on a round box extending not more than $\frac{1}{8}$ -inch from cover sidewall.
- (d) a round box with snap-in bottom,
- (e) printing or embossing of powder drum or receptacle,
- (f) window in powder drum or receptacle.

Part II—Primary Containers (of Paperboard) of Perfume, Cologne, and Toilet Water Bottles

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. Maximum dimensions, outside measurement:

- (a) Length—not more than 1 inch longer than the bottle
- (b) Width—not more than 1 inch wider than the bottle at its widest point.
- (c) Depth—not more than $\frac{1}{2}$ -inch deeper than the bottle at its point of maximum depth.

PROHIBITIONS

2. A paperboard box as above mentioned must not have:

- (a) a false bottom, false side, padded top or any other dummy work other than
 - (i) a protective cushion under the bottle.
 - (ii) a platform with cut-out to hold the bottle in position,
- (b) an extension edge, ledge or projection of any kind other than a bottom ledge not exceeding .052 caliper for use as a cover rest only.

Part III—Set Boxes (of Paperboard) for Gift Sets or Assortments of Toilet Goods

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

1. Maximum dimensions:

- (a) Area, inside measurement:

—not to exceed 150 per cent of area of articles packed, computed by multiplying the length of the longest article by the minimum combined width of all articles laid side by side, touching and flat, and faced up as they will be placed or laid in the box.

(b) Depth, outside measurement:

—not to exceed by more than 1 inch the depth of the thickest (or deepest) article when placed or laid in the box.

PROHIBITIONS

2. *A paperboard box as above mentioned must not have:*

- (a) a false bottom, false side, padded top or any other dummy work other than
 - (i) a protective cushion under a bottle or jar,
 - (ii) a platform with cut-outs or slots to hold articles in place,
- (b) an extension edge, ledge or projection of any kind other than a bottom ledge not exceeding .052 caliper for use as a cover rest only.

Part IV—Outer Containers—(paperboard boxes for use as a protective container for toilet goods, cosmetics, or gift sets, already packaged in a primary container as a unit for sale at retail)

KINDS, STYLES, SHAPES AND SIZES PERMITTED TO BE MANUFACTURED

- 1. *Style and type—folding carton or stayed only set-up box.*
- 2. *Printing—unprinted or printed in one colour only, and with no reverse-plate or solid-plate printing.*
- 3. *Quality of boxboard: plain chip or plain screenings.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1032

Respecting Social Stationery

Under powers granted by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. Administrator's Order No. A-662 is hereby amended by adding thereto immediately following Section 3 the following Section—

"3A. No person shall use in the manufacture of papeteries, writing kits, wedding invitations or announcements or mourning stationery, any paper if the weight of 1,000 sheets 17" x 22" of such paper exceeds the following:

- (a) rag content stationery, wedding and papeterie papers, No. 1 and No. 2 grades, 48 lb.
- (b) all other papers, 40 lb."

2. This Order shall be effective on and after December 28, 1943.

Dated at Ottawa this 17th day of December, 1943.

C. V. HODDER,
Administrator of Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1033

Metal Hair Pins and Metal Bob Pins (Production)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on December 21, 1943, and revokes and replaces Administrator's Order No. A-444, as amended by Administrator's Order No. A-672.

2. No person shall make from steel wire:

- (a) an invisible type metal hair pin of a length greater than 2 inches,
- (b) a standard type metal hair pin of a length greater than 2½ inches, or
- (c) a metal bob pin of a length greater than 2 inches.

3. The provisions of this Order shall be subject to such written exemption as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

Approved:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1034

Respecting Barbed Wire

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force December 21, 1943, and revokes and replaces Administrator's Order No. A-731.

2. (1) No person shall manufacture barbed wire except

- (a) in a weight of 57 pounds per 80-rod reel, or 58 pounds gross shipping weight including the reel;
- (b) in two strand;
- (c) of No. 14 standard wire gauge (0.080 inches diameter); and
- (d) in 4 point barbed with barbs 6 inches apart made of No. 16 standard wire gauge (0.064 inches diameter).

(2) Clause (b) of subsection (1) of this Section shall not apply to prohibit the manufacture of single strand barbed wire to the order of the Department of Munitions and Supply.

3. The provisions of this Order shall be subject to such written exemptions as the Administrator of Fabricated Steel and Non-Ferrous Metals may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

Approved:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1035

Respecting the Manufacture, Distribution and Use of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

A-326 and A-549 Revoked—Effective Date of This Order

1. Administrator's Orders Nos. A-326 and A-549 are revoked as of December 29, 1943, and on and after that date this Order replaces them.

Meaning of Certain Words

2. For the purposes of this Order certain words and expressions are defined as follows:

- (a) "Eastern Canada" refers to the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and all of the province of Ontario except the districts of Kenora, Patricia, Rainy River and Thunder Bay;
- (b) "fertilizer" means any fertilizer material or any mixed fertilizer manufactured or used for the production of field, orchard or garden crops;
- (c) "fertilizer material" includes sulphate of ammonia, nitrate of soda, ammonium nitrate, cyanamid, muriate of potash, sulphate of potash, potash manure salts, ammonium phosphate, superphosphate and any other material subject to the Fertilizers Act, being Chapter 9, R.S.C. 1927, its amendments and the regulations thereunder;
- (d) "mixed fertilizer" means a mixture containing two or more fertilizer materials.

What This Order Covers

3. This Order provides rules to govern the manufacture, packaging for sale, purchase, sale, delivery and use of fertilizer in Eastern Canada.

Rules of Manufacture.

4. (1) No manufacturer of fertilizers shall manufacture, sell, offer to sell, advertise or deliver mixed fertilizer unless it is made according to an analysis set forth in the following Table:

TABLE

For general crops	For orchards	For tobacco
0—14—7	9—5—5	2—10—6 (for flue-cured)
3—18—0		3—10—6 " " "
2—12—4		4—8—6 (for Burley and pipe)
3—15—6		
4—12—6		5—8—7 (for cigar leaf)
4—8—8		
5—10—10		

Changing conditions of supply and demand may make it necessary from time to time to alter any of the above analyses with respect to plant-food content or crop use. Accordingly, the said Administrator may by direction in writing reduce or increase the percentages of any one or more of the plant-foods as set out in these analyses.

(2) No person shall manufacture a mixed fertilizer on prescription for any purchaser.

(3) A mixed fertilizer containing nitrogen must have at least sixty pounds of ammonium nitrate per ton of mixture. It must also have at least fifty pounds of cyanamid per ton of mixture unless it contains ammoniated superphosphate. Nitrate of soda must not be used in such mixed fertilizer. Every person, including the user, who manufactures or prepares such mixed fertilizer shall in such manufacture or preparation comply with the rules set out in this subsection.

Restrictions on Packaging

5. (1) Every person who packs fertilizer for sale shall in such packing observe and comply with the following rules:

- (a) If a paper bag is used it must contain a net quantity of one hundred pounds of fertilizer.
- (b) If a fabric bag is used it must contain a net quantity of one hundred pounds, one hundred and twenty-five pounds or two hundred pounds of fertilizer.
- (c) Any design, label or information on any bag containing fertilizer shall be printed or marked in one colour only and in a block on one side of such bag.

(2) The rules set forth in this Section apply only to fertilizer that is sold for use in the production of field, orchard and commercial garden crops

Distribution Zones

6. (1) This Section does not apply to the sale and distribution of fertilizer for use in the production of flue-cured (cigarette) tobacco crops in the counties of Norfolk, Elgin, Oxford and Brant, in Ontario (the Norfolk tobacco zone), nor does it apply to the sale of fertilizer materials to manufacturers of fertilizer.

(2) For the purposes of this Order Eastern Canada is divided into sixteen zones. The areas included in each zone are described in Column 2 of the Schedule hereto.

(3) A manufacturer of fertilizers named in Column 3 of the Schedule shall sell, offer to sell and supply fertilizer for use in the zone or zones described opposite his name. A manufacturer so named may, however, sell and supply fertilizer for use in any other zone, but in such case, he must not sell that fertilizer at a price less than his regular retail list price, f.o.b. his factory, without any reduction in such price by way of discount or allowance of any kind.

(4) A manufacturer of fertilizers whose name is not mentioned in said Column 3 but who operated or maintained a fertilizer mixing plant during the year 1942, may sell fertilizer in any zone.

(5) The said Administrator may direct, in writing, that any quantity of fertilizer manufactured or held in stock by any manufacturer or wholesaler of fertilizer in any zone shall be sold and supplied in any other zone.

Fertilizer Materials Must Be Available for Use in Single Application of Home Mixing

7. Not less than ten per centum (10%) of the total tonnage of fertilizer which a manufacturer or wholesaler of mixed fertilizer has on hand at any time shall be kept by him in the form of fertilizer materials so that those fertilizer materials may be available for use in single application or for home mixing.

Reports to Administrator

8. Every manufacturer or wholesaler of fertilizer who buys any fertilizer material or mixed fertilizer shall within ten days of such purchase furnish the said Administrator with all details concerning the purchase. The details shall include the kind of fertilizer, its analysis, the quantity bought, the date of its delivery or promised delivery, the name and address of his supplier and the laid-down cost to him, in Canadian funds.

Special Cases May Be Exempted

9. The provisions of this Order shall be subject to such written directions or exemptions as the said Administrator, may issue or grant in any individual cases of undue hardship or in such other cases as he deems proper.

Dated at Ottawa, this 14th day of December, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-1035

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
(a) ONTARIO		
1.	Counties of Essex, Kent and Lambton..	Canadian Industries Ltd., Chatham.
2.	Counties of Oxford, Middlesex, Elgin, Norfolk and Perth.....	Witts, Fertilizer Works, Norwich. National Fertilizer Ltd., Ingersoll. International Agricultural Corpora- tion Limited, Buffalo. Port Dover Fertilizers (J. H. Misner).
3.	Counties of Lincoln, Welland and Haldimand	Scottish Fertilizers Ltd., Welland. Port Dover Fertilizers (J. H. Misner).
4.	Counties of Wentworth, Halton, Waterloo, Wellington, Brant, Districts of Sud- bury, Algoma and Manitoulin.....	Canadian Industries Ltd., Hamilton.
5.	Counties of Ontario, York, Peel, Dufferin, Simcoe, Bruce and Huron. Districts of Muskoka, Parry Sound, Nipissing. Temiskaming, Cochrane	Canada Packers Limited, Toronto. The United Farmers Co-Op., Dundas Street Factory, Toronto. Gordon Young Limited, Toronto.
6.	Counties of Durham, Victoria, Northum- berland, Peterborough, Haliburton, Hastings, Prince Edward, Lennox and Addington, Frontenac, Renfrew, Lan- ark, Leeds and Grey.....	Agricultural Chemicals Ltd., Port Hope.
(b) QUEBEC and a Part of EASTERN ONTARIO		
7.	Counties of Beauharnois, Chateauguay, Compton, Deux-Montagnes, Hoche- laga, Huntingdon, Jacques-Cartier, Joliette, Terrebonne, Laval, Napier- ville, Soulanges, Vaudreuil, Wolfe Arthabaska, Laprairie, Megantic and Frontenac in the Province of Quebec. Counties of Glengarry and Prescott in the Province of Ontario.....	Canada Packers Limited, Montreal. Que.

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
8.	Counties of Argenteuil, Abitibi, Bagot, Champlain, Chicoutimi, Drummond, Hochelaga, Jacques-Cartier, Joliette, Lake St. John, L'Assomption, Laval, Maskinonge, Montcalm, Nicolet, Richelieu, Richmond, Rimouski, Rouville, St.-Hyacinthe, St.-Maurice, Temiscamingue, Vercheres, Yamaska, Berthier, Chambly, Kamouraska, Gatineau, Hull, Labelle, L'Islet, Lotbiniere, Matane, Matapedia, Papi-neau, Pontiac, Compton, Temiscouata, Sherbrooke, Stanstead and Montmagny in the Province of Quebec; Counties of Grenville, Dundas, Stormont, Russell and Carleton in the Province of Ontario	Canadian Industries Limited, Montreal and Beloeil, Que.
(c) PROVINCE OF QUEBEC		
9.	Counties of Brome, Chambly, Iberville, Missisquoi, St. Jean, Bonaventure, Shefford, Gaspé Sud, Rouville and Stanstead	Agricultural Chemicals Ltd., Chambly Canton, Que.
10.	Counties of Beauce, Bellechase, Charlevoix, Dorchester, Levis, Montmorency, Portneuf, Quebec, Saguenay, Gaspé Nord, Frontenac, and Mégantic	International Fertilizers Limited, Quebec, P.Q.
(d) MARITIME PROVINCES		
11.	Counties of Kings, Restigouche, Gloucester, Northumberland, Kent, Madawaska, Victoria, Charlotte and Carleton in the Province of New Brunswick	Canada Packers Limited, Saint John, N.B.
12.	Counties of Charlotte, Victoria and York in the Province of New Brunswick ..	Summers Fertilizer Co., St. Stephen, N.B.
13.	Counties of Madawaska, Victoria, Charlotte and Carleton in the Province of New Brunswick	Colonial Fertilizer Co., Windsor, N.S.
14.	Counties of Sunbury, Queens, Saint John, Westmorland, Albert, Madawaska, Victoria, Carleton and York in the Province of New Brunswick.....	International Fertilizers Limited, Saint John, N.B.
15.	Province of Nova Scotia.....	Canadian Industries Limited, Halifax, N.S. Cornwallis Fertilizers Company, Port Williams, N.S. Colonial Fertilizer Company, Windsor, N.S.

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
16.	Province of Prince Edward Island.....	Island Fertilizer Company, Charlottetown, P.E.I. Canada Packers Limited, Saint John, N.B. International Fertilizer Co., Saint John, N.B. Canadian Industries Limited, Halifax, NS.. Colonial Fertilizer Company, Windsor, N.S.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1036

Maximum Prices of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

A-601 Revoked—Effective Date of This Order.

1. Administrator's Order No. A-601 as amended by Administrator's Orders Nos. A-684 and A-868 is revoked as of December 29, 1943, and on and after that date this Order replaces it.

What is Fertilizer.

2. The word "fertilizer" where used in this Order shall be deemed to include every fertilized material, mixed or complete fertilizer and approved tobacco fertilizer named or described by formula in the Schedule hereto.

Order Applies to Sales in Eastern Canada Only.

3. This Order applies to the sale of fertilizer in the Provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and all of the province of Ontario except the districts of Kenora, Patricia, Rainy River and Thunder Bay (hereinafter called "Eastern Canada").

Terms and Conditions of Sale.

4. Every person who sells or offers to sell fertilizer in Eastern Canada shall in such selling or offering for sale observe and comply with the following rules:—

- (a) Fertilizer must not be advertised or listed for sale on any terms other than
 - (i) for cash payment; or
 - (ii) on sight draft against a bill of lading; or
 - (iii) for payment within thirty days from the date of invoice.
- (b) When fertilizer is sold on credit or on a deferred payment plan the seller must not charge, demand or receive any interest in excess of the rate of one-half per centum per month on the amount from time to time outstanding.
- (c) The price mentioned in the Schedule hereto for tobacco fertilizer which is sold for use in the production of flue-cured (cigarette) tobacco crops in the counties of Norfolk, Elgin, Oxford and Brant in Ontario (the Norfolk tobacco zone) includes the cost of delivery of that fertilizer to the tobacco grower's receiving point. If that tobacco fertilizer is sold, for such use, f.o.b. manufac-

turing or mixing plant, point of importation or wholesale warehouse approved by the Administrator, the maximum price thereof must be at least two dollars (\$2) per ton less than the maximum price therefor mentioned in the Schedule.

- (d) Except as otherwise provided in rule (c) of this Section a manufacturer, importer or wholesaler of fertilizers must not quote prices on or sell any fertilizer except on the basis f.o.b., manufacturing or mixing plant, point of importation or warehouse approved by the Administrator. No equalization of freight costs, freight allowance, or absorption of carrying charges or any discount in lieu thereof is permitted except with the written consent of the Administrator.
- (e) Except as otherwise provided in rule (c) of this Section, a person who customarily sells fertilizer to the consumer must not quote prices on or sell any fertilizer except on the basis ex point of local distribution, such as local warehouse, railway car or wharf.

Maximum Price on Sales to Distributors.

5. (1) The maximum price per ton at which a manufacturer, importer or wholesaler of fertilizers may sell fertilizer named or described by analysis in the Schedule hereto, packed in paper bags, for delivery in a province named in the Schedule to a person who buys for resale to a consumer, shall be the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province.

(2) Such seller must, however, allow such buyer the same discounts on the said maximum price of the fertilizer as he allowed on sales of the same kind or substantially the same kind of fertilizer to the same buyer or class of buyer in the spring season of 1943.

Maximum Price on Sales to Users.

6. The maximum price per ton at which any person may sell fertilizer named or described by analysis in the Schedule, packed in paper bags, for delivery in a province named in the Schedule to a person who buys it for use, shall be the sum of

- (a) the price set forth for that fertilizer in the Schedule and accordingly as the price is specified with respect to that province; and
- (b) the actual cost of transporting the fertilizer in Canada from the manufacturing or mixing plant, point of importation or the original supplier's warehouse which is authorized by the said Administrator, to his point of local distribution.

Maximum Prices for Certain Types of Fertilizers and for Special Packaging.

7. The maximum price per ton fixed by this Order for a fertilizer referred to in this Section may be increased by an amount not exceeding

- (a) one dollar (\$1), for each one per centum (1%) by weight of water soluble magnesium in a mixed fertilizer;
- (b) two dollars (\$2) in the case of turnip fertilizers containing two per centum (2%) by weight of sodium tetraborate (borax);
- (c) one dollar (\$1), for granular fertilizer of any kind in respect of which the sale is approved, in writing, by the said Administrator;
- (d) one dollar and twenty-five cents (\$1.25) for any fertilizer delivered in new jute bags;
- (e) fifty cents (50c.) for any fertilizer delivered in cotton or second-hand jute bags.

Dated at Ottawa, this 17th day of December, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1036

New Brunswick,
Nova Scotia
and
Prince Edward
Island

Quebec

Ontario

Fertilizer Materials

Maximum Price per ton

	\$	\$	\$
Ammonium nitrate, 32 per cent.....	58 30	58 30	57 90
Ammonium phosphate, 16-20 per cent.....	59 50	59 50	59 50
Ammonium phosphate, 11-48 per cent.....	66 50
Cyanamid, 21 per cent N.....	48 35	48 35	47 85
Muriate of potash, 50 per cent K ₂ O.....	49 25	49 25	48 75
Muriate of potash, 60 per cent K ₂ O.....	51 40	51 40	50 90
Nitrate of soda, 16 per cent N.....	52 50	52 50	52 00
Potash manure salts, 25 per cent K ₂ O.....	29 50	28 50	29 00
Sulphate of ammonia, 20 per cent N.....	44 50	44 00	44 00
Superphosphate, 20 per cent P ₂ O ₅	24 00	23 25	23 50

Mixed or Complete Fertilizers

0-14- 7	28 15	27 25	27 30
3-18- 0	30 00	29 00	29 50
2-12- 4	27 50	26 50	27 00
3-15- 6	33 50
4- 8- 8	30 90	29 75	30 50
4-12- 6	32 75	31 50	32 30
5-10-10	36 00
2-10- 6 (for fibre flax only).....	26 30
2-16- 4 (for sugar beets only).....	30 50
2- 8-13 (for muck soils only).....	30 75	30 75
0-10-13 (for onions on muck soil only).....	29 15
9- 5- 5 (for orchards only).....	34 00	32 50	34 50

Approved Tobacco Fertilizers

2-10-6 (for flue-cured (cigarette) tobacco only).....	30 25	30 50
2-10-8 " " " " "	31 75
3-10-6 " " " " "	32 25	32 25
4- 8-6 (for burley and pipe tobacco only).....	32 00
5- 8-7 (for cigar leaf only).....	36 25

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1037

Respecting Maximum Prices of Imported Edible Tree Nuts

Dated December 17, 1943.

Effective December 18, 1944.

AMENDS Administrator's Order No. A-989.

(See Consolidation of Administrator's Order No. A-989)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1038

**Respecting Maximum Manufacturers' and Wholesalers' Prices for Lumber
Originating in the Vancouver Forest District of British Columbia**

(Consolidated as amended by Administrator's Order No. A-1086)

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
 - (b) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April 1942);
 - (c) "point of shipment" means the point at which lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (d) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. (1) Except as provided in subsection (2) of this section, the maximum price at which any manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing lumber produced from Red Cedar, Fir, Hemlock, Pine or Spruce from such manufacturer, may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer shall be the price shown in the following lists, which price lists are filed with the Timber Administrator and which shall be deemed to be a part of this Order:

- (a) For Fir and Hemlock and certain grades of Red Cedar and Sitka Spruce, the Canadian Rail Market Survey No. 43-1 published on August 16, 1943 by the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia.
- (b) For certain grades of Red Cedar, not shown in the said Canadian Rail Market Survey No. 43-1 Canadian Pricelist No. 43-C1 published on August 16, 1943 by Hammond Cedar Company Ltd., Hammond, British Columbia.
- (c) For White Pine, Pricelists Nos. 19P and 21E published on August 16, 1943 by Canadian White Pine Company, Ltd., Vancouver, British Columbia.
- (d) For certain grades of Sitka Spruce, not shown in the said Canadian Rail Market Survey No. 43-1, Pricelist No. 43-S1 published on October 28, 1943, by Sitka Spruce Company, Ltd., Vancouver, British Columbia.

In the case of items 203, 207, 211, 219, and 223 of the said Canadian Rail Market Survey No. 43-1 covering Dimensions S4S No. 1 Common 22 feet to 32 feet in length, an amount not exceeding \$1.00 per M.F.B.M. may be added to the prices set out therein for lengths of over 32 feet for each lineal foot in excess of 32 feet.

(2) The maximum price at which any manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing lumber produced from Red Cedar, Fir and Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery otherwise than by rail to a wholesaler, retailer or consumer in the Vancouver Forest District, except that part of Vancouver Island south of a line

drawn from Bamfield through Cobble Hill to the most northerly point of the Saanich peninsula, shall be the price set forth in the Local Wholesale Survey published on August 16, 1943 by B.C. Lumber Survey, Ltd., which price shall be f.o.b. mill.

(Section 2 as amended by Administrator's Order No. A-1086.)

Calculation of Freight Rates

3. (1) When any of the lumber referred to in Subsection (1) of Section 2 of this Order is shipped by rail, the sale price shall include the cost of delivery f.o.b. car the Retailer's or Consumer's point of destination and the maximum price per M.F.B.M. or per M.F.S.M. which may be charged therefor shall be calculated from the price lists referred to in the said Section 2 by using the weight indicated (irrespective of the true weight) to find the freight chargeable per M.F.B.M. or per M.F.S.M. to the nearest 25c and then by adding this figure to the f.o.b. mill price indicated on the said price-lists. For the sake of convenience the maximum price per M.F.B.M. or M.F.S.M. for delivery of the lumber by rail has been set out in the said price-lists under certain freight rates.

(2) When any lumber is shipped from Vancouver Island to the Mainland no allowance for the cost of transportation to the Mainland may be made in calculating the railway rate of freight from Vancouver to the point of destination.

Fir Door Stock

4. No manufacturer or wholesaler shall declare the thickness of any six quarter (6/4) Fir door stock to be more than one and one-half inches rough measurement when computing the board measure content thereof.

Special Sizes of Lumber

5. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Pricelists referred to in Section 2 of this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in species or in grades not designated in the Pricelists referred to in Section 2 of this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Grading

6. Lumber produced from Fir, Hemlock, Red Cedar and Sitka Spruce shall be graded according to the grading rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, and lumber produced from White Pine shall be graded according to the rules of the Western Pine Association, Portland, Oregon.

Invoices To Show Particulars of Lumber Sold

7. Every Manufacturer and Wholesaler who sells lumber in, or ships lumber from the Vancouver Forest District at wholesale for delivery to a wholesaler, retailer or consumer shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices, including the cost of delivery, charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Previous Administrator's Order Revoked

8. Administrator's Order No. A-93 dated the 15th day of April, 1942, is hereby revoked.

Effective Date

9. This Order shall be effective on and after the 31st day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1039

Respecting maximum Manufacturers' and Wholesalers' Prices for the sale of certain lumber in the Provinces of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
 - (b) "point of shipment" means the point at which the lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. (1) The maximum price at which any manufacturer whose point of shipment is located in the Province of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the Province of Manitoba, and at which any wholesaler purchasing lumber produced from Spruce, Jack Pine or Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in the Province of Ontario or Quebec shall be the price shown for such lumber in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

(2) The maximum price which any person may charge for any milling, dressing or other service described in Part III of the said Schedule and rendered in connection with lumber referred to in subsection (1) of this section, shall be the price shown for such service in Part III of the said Schedule.

Special Sizes and Grades of Lumber

3. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in the said Schedule, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices To Show Particulars of Lumber Sold

4. Every manufacturer and wholesaler who sells Spruce, Jack Pine, or Hemlock lumber at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario and Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 31st day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-1039

Maximum Manufacturers' and Wholesalers' Prices for Lumber in Ontario and Quebec

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE MONTREAL AREA WHICH USES THE MONTREAL RATE OF FREIGHT.

In cases where delivery is not to be made in the Montreal Area:

- (1) If the point of shipment is at or east of Campbellton, New Brunswick, and freight rate from Campbellton to the consumer's or retailer's point of destination is *more* than the freight rate from Campbellton to Montreal, the maximum price per MFBM or per MFSM may be increased by an amount calculated as follows:

The difference in the freight rate from Campbellton to Montreal and the freight rate from Campbellton to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used; 1,400 lbs. per MFSM if the stock is dressed and 2,000 lbs. per MFSM if the stock is rough. In each case the freight per MFBM or per MFSM shall be calculated to the nearest 25 cents.

- (2) If the point of shipment is *nearer* Montreal than Campbellton and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Montreal the maximum price per MFBM or per MFSM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 pounds per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFSM if the stock is dressed and 2,000 lbs. per MFSM if the stock is rough. In each case the freight per MFBM or per MFSM shall be calculated to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is less than the freight rate from the point of shipment to Montreal, the maximum price per MFBM or per MFSM must be decreased by an amount calculated as follows:

The difference in the freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFSM if the stock is dressed and 2,000 lbs. per MFSM if the stock is rough. In each case the freight per MFBM or per MFSM shall be calculated to the nearest 25 cents.

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH OR DRESSED

Thickness	Length	3"	4"	5"	6"	7"	8"	9"	10"	12"
Full 1".....	8'/16' R/L	\$46.00	\$46.00	\$47.00	\$48.00	\$48.00	\$50.00	\$51.00	\$53.00	\$56.00
Full 1½".....	"	46.00	47.00	48.00	50.00	50.00	52.00	54.00	55.00	57.00
" 2".....	"	45.00	45.00	46.00	47.00	47.00	48.00	50.00	52.00	55.00
" 3".....	"	46.00	46.00	47.00	49.00	50.00	51.00	53.00	55.00	58.00
" 4".....	"	46.00	46.00	47.00	50.00	50.00	52.00	53.00	56.00	59.00
Scant 1" (D2S¾")	"	44.00	44.00	45.00	46.00	46.00	47.00	49.00	51.00	54.00
Scant 2" (D2S 1-11/16").....	"	43.00	43.00	44.00	45.00	45.00	46.00	48.00	50.00	53.00

SPRUCE CRATING ROUGH: SAWN TO ⅝" BY THE SHIPPING MANUFACTURER

Grade	Length	Width		
		3"	4"	5" and Wider per MFSM
Merchantable.....	6'/18' R/L	\$35.50	\$36.50	\$36.50
Quebec 5th Quality and Better.....	"	34.50	35.50	35.50
Quebec 6th Quality and Better.....	"	33.00	34.00	34.00
6th Quality.....	"	30.50	31.50	31.50

For Bundling Add to the above price for Spruce Crating.....	\$1.00
For Specified Lengths ordered by the buyer Add to the above price for Spruce Crating....	2.00
For dressed 1 side Add to the above price for Spruce Crating.....	1.50
For DISIE, D2SIE, DIS2E, D4S or D&M. Add to the above price for Spruce Crating ...	3.00

PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:

- (1) If the point of shipment is *further from Toronto* than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is more than the freight rate from North Bay to Toronto, the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (2) If the point of shipment is *nearer Toronto* than North Bay and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Toronto using a shipping weight of 2,000 pounds per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Toronto, the maximum price per MFBM must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto, using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH OR DRESSED

Thickness	Length	Width								
		3"	4"	5"	6"	7"	8"	9"	10"	12"
Full 1".....	8'/16' R/L	\$47.50	\$47.50	\$48.50	\$49.50	\$49.50	\$51.50	\$52.50	\$54.50	\$57.50
" 1 1/2".....	"	47.50	48.50	49.50	51.50	51.50	53.50	55.50	56.50	58.50
" 2".....	"	46.50	46.50	47.50	48.50	48.50	49.50	51.50	53.50	56.50
" 3".....	"	47.50	47.50	48.50	50.50	51.50	52.50	54.50	56.50	59.50
" 4".....	"	47.50	51.50	53.50	57.50	60.50
Scant 1" (D2S 3/4").....	"	45.50	45.50	46.50	47.50	47.50	48.50	50.50	52.50	55.50
Scant 2" (D2S 1-11/16").....	"	44.50	44.50	45.50	46.50	46.50	47.50	49.50	51.50	54.50

MERCANTABLE HEMLOCK—ROUGH

Thickness	Length	Width							
		4"	5"	6"	7"	8"	9"	10"	12"
1".....	8'/16' R/L	\$37.00	\$40.00	\$42.00	\$42.00	\$43.00	\$43.00	\$44.00
2".....	"	41.00	42.00	43.00	44.00	\$46.00
2" Resawn.....	"	43.00
2".....	18'	44.00	45.00	46.00	47.00	49.00
2".....	20'	46.00	47.00	48.00	49.00	51.00

For No. 2 Grade DEDUCT from the above prices..... \$4.00

THE FOLLOWING ADDITIONS MAY BE MADE AND THE FOLLOWING DEDUCTIONS MUST BE MADE FROM THE MAXIMUM PRICES SET OUT ABOVE IN PARTS I AND II OF THIS SCHEDULE FOR MERCHANT-ABLE SPRUCE OR JACK PINE, EXCEPTING SPRUCE CRATING:

For random even lengths.....	Add	\$1.00
“ specified odd lengths ordered by the buyer except lengths of 13’.....	Add	1.00
“ specified even lengths and lengths of 13’ ordered by the buyer.....	Add	2.00
“ lengths of 18’ and thickness 2” Scant or over.....	Add	3.00
“ lengths of 20’ and thickness 2” Scant or over.....	Add	4.00

ONTARIO GRADING

No. 4 Common and Better (No. 1 Cull and Better)	8’/16’ in length.....	DEDUCT	1.00
No. 4 Common (No. 1 Cull)	6’/16’ “ “.....	DEDUCT	2.00
No. 5 Common (No. 2 Cull)	6’/16’ “ “.....	DEDUCT	4.00
No. 4 & 5 Common mixed (No. 1 and 2 Cull)	6’/16’ “ “.....	DEDUCT	3.00
No. 6 Common (No. 3 Cull)	6’/16’ “ “.....	DEDUCT	5.00

QUEBEC GRADING

5ths and Better QUEBEC Grading.....	8’/16’ “ “.....	DEDUCT	1.00
5th quality.....	6’/16’ “ “.....	DEDUCT	2.00
6th quality.....	6’/16’ “ “.....	DEDUCT	4.00
5th and 6th quality mixed.....	6’/16’ “ “.....	DEDUCT	3.00

NEW BRUNSWICK GRADING

No. 4 Common and Better.....	8’/16’ “ “.....	DEDUCT	1.00
No. 4 Common.....	6’/16’ “ “.....	DEDUCT	2.00
No. 5 Common.....	6’/16’ “ “.....	DEDUCT	4.00
No. 4 and 5 Common mixed.....	6’/16’ “ “.....	DEDUCT	3.00

PART III

Milling and Dressing Charges

(1) THE FOLLOWING MILLING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE SPRUCE OR JACK PINE SET OUT IN PARTS I AND II

OPERATIONS

For resawing or ripping 1 cut, in conjunction with other milling, widths 3” to 4”.....	\$	1.50
For resawing or ripping 1 cut, in conjunction with other milling, widths 5” and up.....		1.00
For resawing or ripping 1 cut, shipped rough, widths 3” to 4”.....		2.00
For resawing or ripping 1 cut, shipped rough, widths 5” and up.....		1.50
For each additional cut, resawing or ripping, Add.....		.50
For resawing 1 cut, ripping 1 cut, and bundling, shipped rough.....		3.00
For dressing then resawing 1 cut, ripping 1 cut and bundling.....		4.50
For DIE or sawsizing to standard $\frac{1}{4}$ ” off width.....		1.00
For DIE or sawsizing to full nominal size.....		2.00
For dressing over standard size but not up to full nominal.....		1.00
For dressing to full nominal thickness, hit or miss.....		1.50
For bundling except as specified above.....		1.00

(2) THE FOLLOWING DRESSING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE HEMLOCK SET OUT IN PART II

For resawing or for dressing 1’ or 2’ in one operation, except 2’ x 6”.....	\$	2.00
For sizing by saw or planer.....		2.50
For resawing and dressing 2’ except 2’ x 6”.....		3.00
For resawing and dressing 2’ x 6”.....		2.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1040

Respecting the conversion of Real Property known as 885 Avenue Road, 16 Lowther Avenue and 7 Edgar Avenue, all in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as No. 7 Edgar Avenue, for permission to convert the same into a two-family dwelling house, and by the respective owners of real property in the City of Toronto known in the year 1943 as Numbers 885 Avenue Road and 16 Lowther Avenue for permission to convert the same into three-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on October 28, 1943, approved such conversion of real property known as 885 Avenue Road and at its meeting held on December 13, 1943, approved such conversion of real property known as 16 Lowther Avenue and 7 Edgar Avenue, subject to the conditions hereinafter set forth:

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED, AS FOLLOWS:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Numbers 885 Avenue Road, 16 Lowther Avenue and 7 Edgar Avenue, all in the City of Toronto, and Province of Ontario, into and the use thereof as multiple family dwelling houses, the respective owners of the single family dwelling houses 885 Avenue Road and 16 Lowther Avenue are hereby permitted to convert into and use the same as three-family dwelling houses and the owner of the single family dwelling house 7 Edgar Avenue is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 30th day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1041

**Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar
Shingles Originating in the Vancouver Forest District**

(Consolidated as amended by Administrator's Orders Nos. A-1068 and A-1098)

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator.

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "point of shipment" means the point at which shingles are loaded by the shingle manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer, or consumer;
 - (b) "shingles" means shingles produced from Red Cedar;
 - (c) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April, 1942);
 - (d) "wholesaler" means any person engaged in the business of selling shingles otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price (excluding Federal sales tax) at which any shingle manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing shingles from such manufacturer, may sell or offer for sale at wholesale, or any person may purchase at wholesale any such shingles for delivery to a wholesaler, retailer, or consumer, shall be the price f.o.b. car shipping point set out hereunder:

[illegible]

When kiln-dried shingles are delivered other than by rail an amount of ten cents (10c.) per square or per thousand may be added by the seller to the above prices.

(Section 2 as amended by Administrator's Order No. A-1068.)

Calculation of Freight Rates

3. When any of the shingles described in Section 2 of this Order are shipped by rail, the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be calculated by using the shipping weight indicated (irrespective of the true weight) to find the freight charge per square or per thousand to the nearest cent and by adding this figure to the price set out in Section 2 of this Order.

Grading and Packing Rules

4. All shingles shall be graded and packed according to the Grading and Packing Rules of the Red Cedar Shingle Bureau, Seattle, Washington, as revised on June 1st, 1939.

Special Kinds, Sizes and Grades of Shingles

5. When any kind or size or grade of shingles, other than the kinds, sizes and grades of shingles described in Section 2 of this Order are offered for sale, such shingles shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Discount to Wholesalers

6. Every shingle manufacturer, whose point of shipment is located in the Vancouver Forest District and who sells shingles to a wholesaler, shall allow to such wholesaler,

- (a) A discount of not less than eight cents (8c) per square, or ten cents (10c) per thousand, if the shingles are to be delivered to a retailer or consumer in the Provinces of British Columbia, Alberta, Saskatchewan or Manitoba.
- (b) A discount of not less than fifteen cents (15c) per square or nineteen cents (19c) per thousand, if the shingles are to be delivered to a retailer or consumer in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island.

(Section 6 as substituted by Administrator's Order No. A-1098.)

Invoices to Show Particulars of Shingles Sold

7. Every shingle manufacturer in the Vancouver Forest District and every wholesaler, who sells shingles at wholesale for delivery to a wholesaler, retailer or consumer, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the kinds, sizes and grades of shingles sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

8. This Order shall be effective on and after the 31st day of December 1943.

Dated at Ottawa this 27th day of December 1943.

A. H. WILLIAMSON,
Timber Administrator.

Approved:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

**WARTIME INDUSTRIES CONTROL
BOARD**

STEEL CONTROLLER

Order No. S.C. 15B

**WARTIME PRICES AND TRADE
BOARD**

CO-ORDINATOR OF METALS

Order No. A-1042

Dated December 30, 1943

Respecting the Use of Steel Pipe

1. The following order is made effective December 31, 1943.

2. The use of certain types and kinds of metal has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of the types and kinds of metal listed hereunder is now adequate to permit a more extensive use of them;

steel pipe; being any new or mill second tubular product of which steel forms a component part, and including seamless steel pipe manufactured from steel billets and welded steel pipe manufactured from genuine wrought iron, steel, or copper bearing skelp.

3. The orders of the Steel Controller No. S.C. 15 dated September 1, 1942 (Steel Pipe) and No. S.C. 15A dated November 2, 1942 (Amending S.C. 15) are hereby rescinded.

4. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions

- (a) prohibiting the use of metal in the manufacture of designated products, or
- (b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

5. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued, dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

M. A. HOEY,

Associate Steel Controller.

D. P. CRUIKSHANK,

Co-ordinator of Metals.

APPROVED:

J. GERALD GODSOE,
*Chairman, Wartime Industries Control
Board.*

APPROVED:

M. W. MACKENZIE,
*Deputy Chairman, Wartime Prices and
Trade Board.*

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1043

Respecting the Distribution of Certain Spices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tea, Coffee and Spices,

IT IS HEREBY ORDERED OF BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date

1. The expiry date of Administrator's Order No. A-921 is December 31, 1943. It is necessary to continue to limit the quantities of spices listed in Section 2 that may be sold and supplied by any spice miller. Therefore this Order shall be effective on and after January 1, 1944.

Application of Order

2. This Order applies to the following spices in a ground, unground, distilled, mixed or other form, namely, allspice, cinnamon, cloves, ginger, mace, nutmeg and pepper. The word "spices" as hereafter used in this Order refers only to such spices. This Order does not apply to products known as "Imitation Spices".

Sales Quotas for Spice Millers

3. (1) Definition "spice miller" means a person who grinds, mixes or distills spices for sale or prepares whole spices for sale. The expression also includes a person who has spice ground, mixed or distilled for him on a custom basis.

(2) Because of changing conditions of supply and demand, it is necessary to fix from time to time the quantities of spices that a spice miller may sell in any period. Therefore the said Administrator may at any time by written direction to a spice miller, fix the quantity of any spices that a spice miller may sell in any period and may at any time vary any such quantity or period so fixed by him. Every spice miller shall observe and comply with all of the terms and conditions contained in any such direction received by him.

Exemptions from Sales Quotas Fixed by Section 3

4. Any sales quota fixed under the provisions of Section 3 shall not include spices sold

- (a) by any person to the Department of Munitions and Supply or to any agency thereof duly authorized to purchase supplies for that department or to any other person duly authorized to purchase goods for the Armed Forces of Canada;
- (b) by any person for ships' stores if the sales are made in accordance with the provisions of Board Order No. 226 respecting ships' stores;
- (c) by a spice miller to another spice miller.

Invoices on Sales to Certain Persons, Departments and Agencies

5. Every person who sells any spices to any exempted buyer referred to in Section 4 shall observe and comply with the following rules applicable to such sale:—

- (a) At or before the time he delivers the spices to the buyer he must furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quantity of spice sold and the prices charged therefor.
- (b) If he is not a spice miller he must promptly forward to the spice miller who supplied him with such spices, a duplicate copy of the invoice he furnished his customer. The spice miller must then promptly forward that duplicate to the Administrator.
- (c) If he is a spice miller he must promptly forward to the said Administrator a duplicate copy of the invoice he furnished his customer.
- (d) For every sale of spices for ships' stores the seller must attach to the duplicate copy of the invoice he is required to forward to his supplier or the said Administrator, as the case may be, a completed form provided by the Administrator of Ships' Stores, a copy of which is set forth in the Schedule hereto.

Information to be Furnished by Spice Miller

6. Every spice miller shall furnish such information as may be required from time to time by the Administrator of Tea, Coffee and Spices or by the Statistics Branch of the Board.

Dated at Ottawa, this 29th day of December, 1943.

R. T. MOHAN,
Administrator of Tea, Coffee and Spices.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1043

FORM**WARTIME PRICES AND TRADE BOARD
SHIPS' STORES ADMINISTRATION**

Port of

Date

To:

The following Spices are required by the S/S.....
for Ships' Stores and may be supplied under Control No.

..... lbs. Pepper
..... lbs. Cinnamon
..... lbs. Cloves
..... lbs. Ginger
..... lbs. Mace
..... lbs. Allspice
..... lbs. Nutmeg
SHIPS' STORES ADMINISTRATION
.....
REPRESENTATIVE.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1044

Revocation of Certain Orders respecting Heating and Plumbing Supplies

Dated December 29, 1943. Section 1 effective January 3, 1944; Section 2 effective January 17, 1944.

REVOKES the following Administrator's Orders:

No. A-484 as amended by Administrator's Order No. A-653 respecting Circulating, Condensation and Vacuum Pumps;

No. A-522 respecting Heating Specialties for Hot Water and Steam Heating Systems;

No. A-657 Electric Sump Pumps and Cellar Drainers;

No. A-831 Concerning Septic Tanks;

No. A-844 Respecting Stove Pipe, Furnace Smoke Pipe, Warm Air Pipe and Furnace Ducts.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1045

Respecting Cast Iron Enamel Bath Tubs

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

No. A-361 REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-361 is revoked as of January 3, 1944, and on and after that date this Order takes its place.

MANUFACTURE PROHIBITED WITHOUT PERMISSION.

2. (1) Cast iron enamel bath tubs shall not be manufactured unless the written permission of the Administrator has been obtained.

(2) Even with such permission they shall not be manufactured in any greater number than that specified by the Administrator, and only in the following patterns:—

Pattern 1: 3" rolled rim staple pattern enamel bath on feet; sizes 4'6" and 5';

Pattern 2: 2" or 2½" (not both) rolled rim staple pattern enamel bath on feet; sizes 4'6" and 5';

Pattern 3: One pattern only of recessed bath for right or left hand supply; size 5' only.

Dated at Ottawa, this 29th day of December, 1943.

E. J. LAIDLAW,
*Administrator of Plumbing, Heating and
Ventilating Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1046

Respecting the Conversion of Real Property known as 31 Inglewood Drive, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as Number 31 Inglewood Drive for permission to convert the same into a three-family dwelling house;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Number 31 Inglewood Drive, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

(a) no dwelling unit therein shall have a floor area less than five hundred square feet;

- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
 - (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.
2. This Order shall come into force on the 3rd day of January, 1944.

Dated at Ottawa this 30th day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1047

Respecting Maximum Prices of Canned Pacific Coast Herring

(Consolidated as amended by Administrator's Order No. A-1092)

Under authority given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Application of Order

1. This Order fixes maximum prices for canned herring processed and packed in hermetically sealed containers for sale from herring caught in the waters off the Western Coast of Canada, and the words "canned herring" hereafter used in this Order refer only to such canned herring.

2. This Order comes into effect on January 10, 1944, and replaces Administrator's Order No. A-686 which is hereby revoked.

Prices Fixed Are Maximum Prices and Include All Charges

3. All prices fixed by this Order are maximum prices and must not be exceeded. They include all charges, and no charge may be made for a container, package or label, so that the sum of the price and the charge for the container, package or label exceeds the maximum price.

4. For the purposes of this Order,

- (a) "grade 'A'" or "certified", and "grade 'B'" mean, respectively, herring graded in accordance with the standards for grades set forth in the Regulations made under the Meat and Canned Foods Act and adopted by Order in Council P.C. 2512 and amended by Order in Council P.C. 7600;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail.

Sales by Canners to All Classes of Buyers

5. Definition—"canner" means a person who either actually processes and packs or has some other person process and pack for him canned herring in hermetically sealed containers for sale or who assembles for sale through the ordinary channels of distribution, canned herring processed and packed by a canner who does not himself market such products through the ordinary channels of distribution.

6. The maximum price f.o.b. shipping point, exclusive of sales tax, at which a canner may sell to any class of buyer any canned herring shall according to the grade, the size and style of the container and the number of containers to the case, be the price listed in the Schedule hereto for the same.

Sales by Processors of Canned Fish Packed in a Style or Size of Container Not Listed in the Schedule

7. Where a canner packs canned herring in containers of a style or size not listed in the Schedule the maximum price at which a canner may sell that canned herring shall be fixed by or on behalf of the Board subsequent to the effective date of this Order, and no canner shall sell such canned herring unless a maximum price for the sale of the same by him has been fixed as required by this Section.

Sales by Wholesale Distributors

8. Definition—"wholesale distributor" means any person other than a canner, who sells canned herring at wholesale.

9. The maximum price at which a wholesale distributor may sell at wholesale any canned herring shall be the sum of the following:—

- (a) the actual price paid by him for that canned herring but not exceeding the maximum price at which the same may be sold to him by a canner;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned herring; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of canned herring to the same class of buyer but not in any event exceeding ten per cent of his selling price.

10. Where sales of canned herring are made between wholesale distributors the total amount of the markup of all wholesale distributors must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

11. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned herring, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned herring, and the amount of the markup which is available for the buyer.

Sales at Retail

12. The maximum price at which a person may sell at retail any canned herring, shall be the sum of the following:—

- (a) the actual price paid by him for the canned herring but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned herring; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned herring but not in any event exceeding twenty-five per cent of his selling price.

Records and Invoices

13. (1) Every canner and every wholesale distributor who sells any canned herring shall on every sale before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the grade of canned herring, the number and the size and style of the cans, and the price per case charged for the canned herring.

(2) Every canner and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this section."

14. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned herring purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the grade of canned herring, the number and size and style of the cans, the actual price per case paid for that canned herring, also transportation charges paid.

15. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

16. Every person who sells at retail any canned herring shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade of canned herring and the size and style of its container and the price to the customer.

Additional Payments and Consideration to be Part of the Price

17. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned herring or received by the seller from any person in connection with the sale of any canned herring shall constitute part of the price for such canned herring.

Offences

18. It is an offence for any person to contravene or fail to observe any of the provisions of the Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

Dated at Ottawa this 31st day of December, 1943.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-1047

MAXIMUM Prices on Sales by Cannerys of Canned Pacific Coast Herring to any Class of Buyer—All Prices F.O.B. Shipping Point.

Grade	Size and Style of Container and Number of Containers to a Case	Maximum Price per Case when packed in wooden boxes	Maximum Price per Case when packed in fibre or cardboard boxes
Grade "A" or certified.. Herring packed in Tomato sauce.....	48 one pound talls, per case.....	\$4.95	\$4.80
	48 one pound ovals, per case.....	\$5.65	\$5.50
	48 one-half pound ovals, per case.....	\$4.55	\$4.47½
Grade "B"..... Herring packed in Tomato sauce.....	48 one pound talls, per case.....	\$4.55	\$4.40
	48 one pound ovals, per case.....	\$5.25	\$5.10
	48 one-half pound ovals, per case.....	\$4.35	\$4.27½

Grade	Size and Style of Container and Number of Containers to a Case	Maximum price per case when packed in wooden boxes	Maximum price per case when packed in fibre or card- board boxes
Grade "A" or certified Herring—plain packed.	48 one pound talls, per case.....	\$ 4 65	\$ 4 50
	48 one pound ovals, per case.....	\$ 5 35	\$ 5 20
	48 one-half pound ovals, per case.....	\$ 4 35	\$ 4 27½
Grade "B" Herring —plain packed.	48 one pound talls, per case.....	\$ 4 25	\$ 4 10
	48 one pound ovals, per case.....	\$ 4 95	\$ 4 80
	48 one-half pound ovals, per case.....	\$ 4 15	\$ 4 07½

(Schedule as amended by Administrator's Order No. A-1092.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1048

Respecting Food Choppers

Dated December 31, 1943.

Effective January 3, 1944.

REVOKES Administrator's Order No. A-661.

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1049

Manufacture of Wire Insect Screen Cloth

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. This Order comes into force on January 10, 1944 and revokes and replaces Administrator's Order No. A-736 dealing with the manufacture of wire insect screen cloth.

2. (1) The only kinds and widths of wire insect cloth which may be manufactured by any person are the following:

Kinds

- (a) 12 mesh black enamelled steel
- (b) 14 mesh gray enamelled steel
- (c) 14 mesh galvanized steel

Widths

{ For each kind, widths of 20", 24", 26",
28", 30", 32", 36", 42" and 48" and for
a sale only to a sash and door manu-
facturer for use in the manufacture of
screens, screen doors and combination
doors, a width of 22".

(2) Any person who manufactures 14 mesh wire insect screen cloth may elect to manufacture it in gray enamelled steel or in galvanized steel, but he must not manufacture it in both; and having made his election, he must not change the same without the written consent of the Administrator.

3. The provisions of this Order are subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 31st day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Respecting Cast Iron Soilpipe and Fittings

ADMINISTRATOR'S ORDER No. A-1050

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Section 4 of Administrator's Order No. A-125 as amended by Administrator's Order No. A-572 is hereby revoked and replaced by the following:—

"4. Manufacturers shall supply all the sizes of soilpipe and fittings provided in Schedule 'A' up to and including 6-inch size with an 'Oil Protective Coating' only and all sizes of 8-inch and over with a 'Tar Coating' only."

2. This Order shall be effective on and after the 1st day of February, 1944.

Dated at OTTAWA, this 31st day of December, 1943.

E. J. LAIDLAW,
*Administrator of Plumbing, Heating and
Ventilating Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1051.

Respecting Prices of Bituminous and Other Coal Produced in Alberta and British Columbia

Dated December 30, 1943.

Effective December 31, 1943.

AMENDS Administrator's Order No. A-1008.

(See Consolidation of Administrator's Order No. A-1008 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1052

Respecting Maximum Prices for Canned Atlantic Herring, Sardines, Kipperd Snacks, Clams and Mussels and for Sales of Fresh Atlantic Herring and Sardines by Primary Producers

Dated December 31, 1943.

Effective January 10, 1944.

AMENDS Administrator's Order No. A-1014.

(See Consolidation of Administrator's Order No. A-1014 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1053

Respecting Leather Soles for Footwear

Dated December 31, 1943.

Effective January 10, 1944.

AMENDS Administrator's Order No. A-798.

(See Consolidation of Administrator's Order No. A-798 herein.)

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1054

Respecting Prices of Bituminous Coal Produced in Nova Scotia

The National War Labour Board has awarded an increase in wages to employees of bituminous coal mine operators of Nova Scotia and also has directed that the operators should give to their employees one week's holidays with pay under specified conditions. The operators have claimed that they cannot continue to produce coal in the face of the increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal, the Government has decided that any assistance given shall be in the form of an increase in price to all users of the coal in question.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore, under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. For the purposes of this Order:—

"Coal" means bituminous coal including briquettes or other processed forms of such coal.

2. The coal mine operators mentioned in Part I of the Schedule to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 7 hereof, respectively charge an amount not exceeding that specified in Part II of the said Schedule for such coal as they may supply to any person on and after January 1, 1944. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943.

3. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

4. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after January 1, 1944, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943. In no event shall any markup be added by any person in respect of the increases herein authorized.

5. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

6. All contracts made prior to January 1, 1944, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after January 1, 1944, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

7. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than April 30, 1944.

8. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

9. This Order shall come into effect on January 1, 1944.

Dated at Ottawa this 31st day of December, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:

Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads: "(5)—subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1054

PART I

Coal Mine Operator

	<i>Address</i>
Acadia Coal Company Limited.....	Stellarton, N.S.
Cumberland Railway & Coal Company.....	Sydney, N.S.
Dominion Coal Company Limited.....	Sydney, N.S.
Old Sydney Collieries Limited.....	Sydney Mines, N.S.

PART II

For each grade of coal shipped on and after January 1, 1944, ninety-five cents per net ton or such other amount as may be authorized following investigation.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1055

Respecting the Prices of Fertilizers in British Columbia

(Consolidated as amended by Administrator's Order No. A-1144)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

No. A-635 REVOKED—EFFECTIVE DATE OF THIS ORDER

1. Administrator's Order No. A-635 as amended by Administrator's Order No. A-682 is revoked as of January 12, 1944, and on and after that date this Order replaces it.

WHAT IS FERTILIZER

2. The word "fertilizer" where used in this Order shall be deemed to include every fertilizer material and mixed or complete fertilizer named or described by formula in Schedule "A" hereto.

(Section 2 as amended by Administrator's Order No. A-1144.)

APPLICATION OF ORDER

3. This Order applies only to those transactions in fertilizer where the sale or purchase, or both, is made in the Province of British Columbia.

MAXIMUM PRICES ON SALES TO USERS

4. (1) Subject to the provisions of subsection (2) the maximum price per ton at which any person may sell or offer to sell fertilizer to a person who buys it for use and not for resale shall be the price mentioned opposite that fertilizer in Schedule "A" hereto. The said maximum price shall be the price of the fertilizer f.o.b. Vancouver or New Westminster, in British Columbia.

(2) Where a dealer or other distributor buys a fertilizer material which was produced at Trail, B.C., and sold in its original bags to that dealer, f.o.b. Warfield, B.C., the maximum price per ton at which he may sell or offer to sell that fertilizer material to a person who buys it for use and not for resale shall be the price mentioned opposite the name of that fertilizer material in Schedule "B" hereto. The said maximum price shall be the price of the fertilizer material f.o.b. Warfield, in British Columbia.

(3) The maximum prices shown in the said Schedule apply when the fertilizer is delivered in paper bags.

(4) A dealer or other distributor may add to the maximum prices shown in the Schedules hereto the actual cost of transporting the fertilizer from Vancouver, New Westminster or Warfield, B.C., as the case may be, to his point of local distribution less the amount of any freight subsidy, under Order in Council P.C. 8/9868, Dec. 29, 1943, to which the dealer or other distributor may be entitled.

(Section 4 as substituted by Administrator's Order No. A-1144.)

ALLOWANCES FOR SPECIAL PACKAGING

5. The maximum price per ton fixed by this Order for a fertilizer may be increased by an amount not exceeding

(a) fifty cents (50c.) when the fertilizer is delivered in cotton or second hand jute bags; or

(b) one dollar (\$1.00) when the fertilizer is delivered in new jute bags.

MAXIMUM PRICES ON SALES OF LESS THAN ONE TON

6. When a person sells fertilizer in any quantity less than one ton his maximum price for such lesser quantity must have the same relationship to the maximum price, fixed by this Order, at which he may sell a ton of the fertilizer, as his highest price for such lesser quantity had to his highest per ton price of the same fertilizer during the spring season of 1941.

PROVISIONS OF ORDER NO. 214 TO APPLY IN CERTAIN CASES

7. No person shall sell or offer to sell a fertilizer, the maximum price of which is not fixed by this Order, unless and until the price of fertilizer is fixed or approved, in writing, by the Administrator of Fertilizers and Pesticides in accordance with the provisions of Order No. 214 of the Board.

Dated at Ottawa this 31st day of December, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trades Board.

SCHEDULE "A"

to Administrator's Order No. A-1055

*Maximum Price per Ton when
packed in paper bags*

Fertilizer Materials

Nitrate of Soda 16 per cent N.....	\$54 00
Sulphate of Ammonia 20 per cent N.....	46 00
Superphosphate 18 per cent.....	25 00
Muriate Potash 60 per cent K ₂ O.....	55 00
Ammonium phosphate 16-20 per cent.....	55 00
Ammonium phosphate 11-48 per cent.....	62 00
Superphosphate 38 per cent.....	43 00
Ammonium Nitrate 32 per cent.....	61 00
2-20-0	32 00
Sulphate of Potash.....	60 00
Stablephos	30 00

\$1.00 per ton shall be deducted if the account is paid on or before the 15th of the month following the date of invoice.

50c. per ton may be added if the fertilizer is delivered in cotton or second hand jute bags.

Mixed or Complete Fertilizers

8-10- 5	\$42 00
2-16- 6	37 00
6-30-15	59 00
0-14-10	35 00
10-20-10	55 00
4-12- 8	39 00
6-18-12	50 00
6- 7- 6 (organic)	52 00
2-12-10 tobacco fertilizer	41 00

\$1.00 per ton may be added if the fertilizer is delivered in new jute bags.

SCHEDULE "B"

to Administrator's Order No. A-1055

Maximum prices on sales by dealers or other distributors of fertilizer materials produced at Trail, B.C., and sold f.o.b. Warfield, B.C., to such dealers.

Fertilizer Material

*Maximum Price per Ton when
packed in paper bags*

Sulphate of Ammonia 20 per cent N.....	\$36 50
Ammonium Nitrate 32 per cent N.....	51 50
16-20 Ammonium Phosphate	45 50
11-48 Ammonium Phosphate	52 50

\$1.00 per ton shall be deducted from the above prices if the account is paid on or before the 15th of the month following the date of invoice.

50 cents per ton may be added if the fertilizer material is delivered in cotton, or second-hand jute bags. \$1.00 per ton may be added if the fertilizer is delivered in new jute bags.

(Schedule "B" as added by Administrator's Order No. A-1144.)

APPENDIX

WARTIME PRICES AND TRADE BOARD

Rentals Administration

NOTICE

**Respecting Shared Accommodation in the City of Edmonton, in the Province of
Alberta and in the Area within a Distance of Three Miles from the
Limits of Such City**

Under authority conferred by Order No. 294 of the Wartime Prices and Trade Board, notice is hereby given that the landlord of any shared accommodation situated in the City of Edmonton or in the area within three miles from the limits of such City, all in the Province of Alberta, is required to complete and file with the Rentals Appraiser, Wartime Prices and Trade Board at the said City of Edmonton, not later than the 18th day of October 1943, a form provided by the Board giving particulars of the accommodation and the rate or rates that were in effect on July 1, 1943, for occupancy of the accommodation and such further information as is required by the form.

Dated at Ottawa, this 1st day of October, 1943.

C. R. DeMARA,
A Rentals Administrator.

INDEX

References are to Order Numbers.

The number of each Administrator's Order is prefixed by the letter A.

Numbers in brackets are numbers of amending Orders.

A number of an Amending Order marked with an asterisk* indicates that this Order has been consolidated with the original Order and is not printed separately in this or any prior Consolidation of Administrators' Orders.

Subject	Original Order No. A-	Amending Order No. A-
Accommodation— <i>Housing</i> , congested Areas—		
British Columbia.....	520	
Manitoba.....	520	
Nova Scotia.....	742	
Ontario—		
Aylmer.....	664	
Environs of Toronto.....	875	
Sudbury.....	520	
Toronto.....	902	
Quebec—		
St. Joseph d'Alma.....	700	
Saint Jean.....	729	
Sorel.....	729	
Accommodation—Rooming—		
Maximum Rental for, in Halifax.....	421	
Maximum Rental in designated areas.....	488	(597)
Designated Areas—		
British Columbia—Vancouver, North Vancouver.....	861	
Manitoba—Dauphin.....	599	
Nova Scotia—		
Annapolis.....	764	
Digby.....	764	
Halifax.....	421	
Shelbourne.....	730	
Sydney.....	627	
Windsor.....	822	
Yarmouth.....	645	
Ontario—		
Galt.....	540	
Kingston.....	753	(940)
Trenton.....	590	
Quebec—		
Lauson.....	1007	
Levis.....	1007	
Montreal and Environs.....	744	
Quebec.....	1007	
Quebec West.....	1007	
Administrator of—		
Services.....	644	
Used Goods.....	505	
Advertising by Brewers.....	313	
Adzes.....	278	
Aggregate Gravel—Winnipeg Area.....	776	
Agricultural Bags.....	68	
Agricultural Hand Tools.....	795	
Air-Conditioning Equipment.....	71, 616	
Air, Furnaces Warm.....	476	(800)
Alarm Equipment, and Signal.....	673	
Alcoholic Beverages—Glass Containers for.....	817	
Alfalfa Meal.....	648	(*792)
Dehydrated—price.....	221	(*357) (802)
Alterations—Fur Garments.....	234	
Aluminum—		
Remelt.....	977	
Scrap.....	977	
Use of secondary.....	977	
Angle Valves—		
Cast and forged steel.....	724	
Iron, brass or bronze.....	715	(*784)

Subject	Original Order No. A-	Amending Order No. A-
Animal—		
Fats.....	426	(683)
Oils—Marine.....	321	
Products for feeding purposes.....	680	(*889)
Products for Fertilizers.....	870	
Anklets.....	632	
Anthracite, Trenton, price.....	181	
Antifreeze—		
Designation of.....	504	
Labelling of.....	504	
Apparel—		
Patterns for.....	556	
Washable Cotton, Men's.....	438	
Apples.....	892	(*922)
Dehydrated.....	445	
Evaporated.....	445	
Appliances, Electrical, for domestic us.....	610	(*759)
Apricots, Dried.....	553	(647) (925)
Armbands.....	202	(*247)
Men's and Boys'.....	405	(*449)
Arsenic, refined white.....	311	
Asbestos.....	209	(741)
Mill board.....	209	(741)
Paper.....	209	(741)
Valve, Steam Packing.....	209	(741)
Wick packing.....	209	(741)
Athletic Footwear.....	580	
Colours.....	580	
Patterns.....	580	
Styles.....	580	
Axes.....	278	
Baby Carriages.....	287	
Badges, Sterling Silver.....	778	
Badminton—		
Racquets and shuttlecocks.....	188	(*214) (*322)
steel shafts for.....	347	
Bagging, Used.....	1016	
Bags—		
Agricultural.....	68	
Flour.....	157	
Paper.....	482	
Used.....	1016	
Bakery Products.....	908	
Deliveries of.....	492	(924)
Baling Material, Used.....	1016	
Bandeaux—elastic.....	4	(*279)
Bar Soaps.....	458	
Barbed Wire.....	1034	
Price.....	575	
Bark, Cascara.....	718	
Barrels, Used.....	604	(*858)
Baseball gloves, mitts, guards, pads and masks.....	188	(*214) (*322)
Baseballs.....	188	(*214) (*322)
Base Paper for bread wrappers.....	523	(721) (855)
Basketballs.....	188	(*214) (*322)
Baskets—		
Meat.....	83	
Used.....	663	
Basque Berets—knitted seamless.....	254	
Bath Dusting Powders.....	302	
Mats.....	901	
Tubs, cast iron enamel.....	1045	
Baths.....	90	(*129)
Batteries—		
Dry cell.....	678	
Storage.....	406	(*435)
Beans—Eastern White.....	865	(*904)
Bedding—		
Equipment.....	376	
Use of metal for.....	1006	
Bed Springs, wood frame.....	500	
Beds and Bed Springs, Metal, Used.....	710	
Metal frame with composite panels and wood side rails... ..	500	
Beef—		
Canned Corned.....	378	

Subject	Original Order No. A-	Amending Order No. A-
Beer Bottles—		
Cartons for packing.....	799	(*862) (*1024)
Used—		
Distribution of.....	505	
Sale of in New Brunswick and Nova Scotia.....	505	
Beeswax.....	56	
Canadian.....	428	
Beet Molasses for agriculture.....	622	
Beets.....	955	(*967)
Belts—Nubone Corset Co. Ltd.....	31	
Berets—knitted and seamless basque.....	254	
Berries—		
Preserved, British Columbia.....	794	
Processed, British Columbia.....	794	
Beverage—		
Coolers.....	616	
Dispenser.....	616	
Beverages, price.....	589	
Bias Binding.....	771	
Bicycles.....	694	
Price.....	463	
Bilge loading of newsprint.....	196	
Bin Containers—display.....	170	
Binding, Bias.....	771	
Binoculars, Used.....	477	
Birch Flooring.....	467	
Biscuits—Que., N.B., N.S., P.E.I., Price.....	356	
Blackstrap.....	869	
Blinds—Venetian, from wood.....	305	(*335)
Bloomers and elastic.....	5	
Men's and Boys'.....	593	
Blouses, Boys'.....	918	
Body Braces—Nubone Corset Co. Ltd.....	31	
Boiler.....	71	
Boiler Jacket.....	71	
Bolts—		
Carriage.....	87	
Elevator.....	87	
Head, countersunk.....	87	
Machine.....	87	
Step.....	87	
Tire.....	87	
Stove.....	348	(596)
Bones, conservation of.....	642	
Book Covers, leather.....	655	
Book Paper.....	1000	
Books, Check, Counter.....	738	
Bookcase.....	559	
Boots—		
Leather.....	478	(*524) (973)
Price.....	175	
Bottles—		
Beer, Cartons for.....	799	(*862) (*1024)
Pharmaceutical, Used.....	624	
Proprietary Medicine, Used.....	624	
Toilet Goods, Used.....	624	
Used, Distillers'.....	605	
Used, for food and food products.....	623	
Used, Wine.....	605	
Boys' Caps and Suspenders.....	469	
Full weight work shirts.....	399	
Hats and Hoods.....	774	
Furnishings, shirts, pyjamas and underwear.....	202	(*247)
Furnishings, shirts, pyjamas and underwear.....	405	(*449)
Negligee shirts, pyjamas, flat-cut underwear, shirtwaists, blouses and utility shirts.....	918	
Suits, for wartime.....	582	
Box or trunk.....	619	
Box, paper, style (Use of textile prohibited).....	592	
Boxes—		
Cheese.....	576	
Fish.....	550	
For packaging.....	192	
Paperboard, for toilet goods.....	1031	
Used.....	663	

Subject	Original Order No. A-	Amending Order No. A-
Boxwood—Manitoba and Saskatchewan.....	942	
Braces, Body-Nubone Corset Co. Ltd.....	31	
Brass, use of in Plumbing Equipment.....	1071	
Brass Screwed Pipe Fittings.....	541	
Brassieres—		
Elastic.....	4	(*279)
NuBone Corset Co. Ltd.....	31	
Brazeau Domestic Briquettes.....	60	
Brazil Nuts.....	404	
Bread—		
Deliveries of.....	492	(924)
Wrappers, base paper for conversion into.....	523	(721) (855)
Bread and Bakery Products.....	908	
Breeches—		
Wool, Men's and Boys'.....	207	(*539) (864) (894) (958)
Work.....	593	
Brewery Products, delivery of.....	193	(631)
Brewers, Advertising by.....	313	
Brick—		
Hollow structural clay, Quebec.....	772	
Ontario.....	410	
Brilliantine.....	302	
Briquettes—		
Brazeau Domestic.....	60	
U.S.....	964	
Bristles.....	493	
Bristles, Hog, Domestic Supply.....	928	
Britannia Metal.....	176	
Broadcloth Shirts—B.V.D. Co. Ltd.....	27	
Bronze Screwed Pipe Fittings.....	541	
Broom Corn.....	142, 884	(1075)
Brooms.....	142	(1075)
Household.....	142	(1075)
Warehouse.....	142	(1075)
Weights.....	142	(1075)
Brushes.....	493	
Household.....	218	(*538)
Paint.....	494	(999)
Shaving.....	198	
Styles, varieties.....	218	(*538)
Twist-in-wire.....	218	(*538)
Varnish.....	494	(999)
Wire.....	218	(*538)
Builders' finishing hardware.....	1064	
Bungalow Heater.....	71	
Burlap.....	68	
Burlap Products.....	68	
Burrs (Small).....	969	
Bushcoats, Ladies', Men's and Boy'.....	207	(*539) (864) (894) (958)
Butter—		
Colour, price.....	113	
Creamery, manufacturing on commission basis.....	996	
Whey.....	806	
Buttons—staple.....	252	
B.V.D. Company of Canada Ltd.....	27	
Cabbage.....	955	(*967)
Cake Cartons.....	801	
Cameras, Used.....	477	
Canada and Dominion Sugar Co. Ltd.....	622	
Canadian Sugar Factories Ltd.....	622	
Canadian White Pine.....	419	
Cane Molasses.....	869	
Canned—		
Atlantic—		
Herrings.....	1052	
Sardines.....	1052	
Kipperd Snacks.....	1052	
Clams.....	1052	
Mussels (by Primary Producers).....	1052	
Chicken Haddie, Atlantic Coast.....	867	
Corned Beef.....	378	

Subject	Original Order No. A-	Amending Order No. A-
Canned— <i>Con.</i>		
Crabmeat.....	114	
Finnan Haddie, Atlantic Coast.....	867	
Fruits and Vegetables.....	851	(*935) (*1012) (*1069)
Halibut, Atlantic Coast.....	839	
Herring, Pacific.....	1047	
Mackerel, Holding of.....	867	
Pineapple Pulp.....	848	
Rhubarb, Prices.....	779	
Salmon, Atlantic Coast.....	839	
Salmon, Pacific Coast.....	807	
Sea Trout, Atlantic Coast.....	839	
Cans, Used.....	604	(*858)
Canvas—		
Gloves.....	155	
Fronts.....	133	
Caps—		
Leather.....	992	
Men's and Boys'.....	405	(*449)
Men's and Boys'.....	469	
Carbon Paper.....	735	
Cardboard Containers for Tobacco.....	919	
Card Cabinets.....	559	
Cards, Greeting.....	746	(980)
Carpets.....	152	
Carriages, Baby.....	287	
Carrots.....	955	(*967)
Carry-Outs, Soft Drink Bottles.....	909	
Cartons—		
Cake.....	801	
Manufacture and Sale.....	846	
Orders for prohibited.....	938	
For packing Beer Bottles.....	799	(*862) (*1024)
Shipping.....	100	
Shipping.....	102	
Shipping-Price B.C.....	290	
Cascara Bark.....	718	
Cases—		
Leather, small.....	655	
Ladies' types.....	566	
Men's types.....	566	
Cashier Pads.....	739	
Cashew Nuts (Shelled).....	518	
Casings, Sheep and Lamb.....	750	(1059)
Caskets.....	165	
Caskets, Price.....	766	
Style, simplification.....	165	
Cast Iron—Use of.....	71	
Cast Iron Ware.....	668	
Cast Steel Valves.....	724	
Casters for—		
Metal Beds.....	271	
Wood furniture.....	271	
Castings—Non-ferrous Metal Ingots for.....	785	
Cat Foods.....	670	
Catch Basins.....	358	
Caterer, public.....	589	
Cedar—		
Red, Doors made in B.C.....	80	
Round White posts, wholesale price.....	159	
Round White posts, retail price.....	160	
Shingles, white.....	1009	(*1095)
Cellophane.....	620	
Ceramic Products—as premiums.....	355	
Cesspools.....	358	
Chain Hoists, portable.....	506	
Chair Frames.....	18	
Chairs.....	559	
Chairs, School.....	134	
Chatons.....	210	
Check Books, Counter.....	738	
Check Valves—		
Cast and forged steel.....	724	
Iron, brass or bronze.....	715	(*784)

Subject	Original Order No. A-	Amending Order No. A-
Cheddar Cheese.....	752	
Cheese—Boxes.....	576	
Cheddar.....	752	
Oka.....	117	
Process.....	372	
Chest.....	619	
Chesterfield Frames.....	18	
Chests.....	702	
Chicken Haddies, Atlantic Coast Canned.....	867	
Children's Wear—restrictions and eliminations.....	474	(*512) (638) (713) (783) (970)
Children's Wear—styling, sale and delivery.....	475	(*511) (1088)
Chocolates, packing of.....	957	
Chr. Hansen's Lab.....	113	
Chows—Purina.....	9	
Cigars, wrappings.....	69	
Cigarettes.....	513	(646)
Cigars.....	513	(646)
Cigar Prices.....	630	
Circuit Breakers.....	1022	
Circular Knit Hosiery.....	632	
Colours.....	632	
Packaging.....	632	
Patterns.....	632	
Civilian Footwear, repair of.....	717	
Clams.....	564	
Clams, Canned Atlantic.....	1014	(*1052)
Clamshell, B.C.....	427	
Cleaners.....	255	(*256) (*362)
Cleaners, deliveries, B.C.....	362	
Cleansers, bar or package.....	458	
Clips, Wool.....	118	(812)
Closet Bowls.....	153	
Closet seats.....	359	(*442)
Closets.....	90	(*129)
Closures—		
Crown Cork for Soft Drinks.....	886	
Metal.....	860	(912) (*937)
Cloth Coats, Fur Trimmed, Women's and Misses'.....	265	
Cloth—		
Cotton.....	363	
Gaberdine for Army Officers' Uniforms.....	805	
Wire Screen Cloth.....	1049	
Clothes Pins.....	786	
Cloths, Used.....	334	
Clothing—		
Leather.....	25	
Woolen.....	207	(*539) (864) (894) (958)
Work.....	963	
Club Bags, types.....	566	
Coal—		
Alberta.....	1008	(*1051) (*1063)
Anthracite, Trenton, price.....	181	
Bituminous, Nova Scotia.....	1054	
British Columbia.....	1008	(*1051) (*1063)
Inness' Coal.....	65	
Price, Ottawa and Hull.....	182	
Sask. Lignite.....	1070	
S. M. Bartling & Son.....	65	
Coal Stokers, Screwfeed.....	562	(*586) (1106)
Coal, Toronto Area, retail prices.....	679	
Coal—U.S.....	964	
Coats—		
Waterproof.....	207	(*539) (864) (894) (958)
Women's, Misses' and Juniors'.....	525, 941	
Codfish.....	564	
Cod Liver Oil.....	148	
Coffee, Green.....	385	
Coffins, price.....	766	
Coils—		
Surface heating.....	485	(*583)
Coke, price, Ottawa and Hull.....	182	
U.S.....	964	

Subject	Original Order No. A-	Amending Order No. A-
Colognes.....	302	
Colour—		
Butter.....	113	
Of cotton sewing thread.....	346	
Of vitreous china plumbing fixtures.....	153	
For paints and varnishes.....	304	
Commercial—		
Electrical appliances.....	782	
Electric cooking equipment.....	782	
Mixed Feeds.....	636	
Mixed Mineral Feeds.....	681	
Vehicles—private.....	314	(*440)
Commodity Prices Stabilization Corp. Ltd.....	794	
Commodity Prices Subsidies—canned fruits.....	851	(*935) (*1012) (*1069)
Commodity Prices Subsidies—canned vegetables.....	851	(*935) (*1012) (*1069)
Common Cod Oil.....	148	
Condensed Milk.....	360	
Condoms.....	317	
Conductor Pipe.....	1011	
Confectionery—deliveries, wholesale, Ottawa and Hull district.....	164	
Confections, packaging.....	957	
Congested Areas—Housing Accommodation—		
British Columbia.....	520	
Manitoba.....	520	
Nova Scotia.....	742	
Ontario—		
Aylmer.....	664	
Environs of Toronto.....	875	
Sudbury.....	520	
Toronto.....	902	
Quebec—		
St. Joseph d'Alma.....	700	
Saint Jean.....	729	
Sorel.....	729	
Conservation of—		
Bones.....	642	
Fats.....	642	
Greases.....	642	
Paperboard.....	123	(*436)
Consolidated Mining and Smelting Co. of Canada Ltd.....	48	
Construction—		
Equipment, New.....	843	
Machinery, New.....	843	
Containers—		
Display bin.....	170	
For packaging.....	192	
Glass.....	815	
Metal.....	860	(912) (*937)
Multiple.....	1002	
Salt.....	866	
Tobacco, Glass.....	711	
Control Equipment, electrical.....	1020	
Conversion of Real Property—		
Ottawa, Ont.....	903	
Toronto, Ont.....	883, 888, 910, 932, 960, 965, 978, 1015, 1040, 1046, 1066	(*971)
Cooking Appliances—Used Domestic.....	914	
Cooking Equipment, electric, commercial.....	782	
Cooking Oil.....	578	
Copper, use in Plumbing Equipment.....	1071	
Cords, flexible electrical.....	510	
Corn, Broom.....	884	
Corned Beef, canned.....	378	
Corrugated Cartons—wrapping of.....	336	
Corrugated shipping containers for macaroni foods.....	301	
Corselettes—elastic.....	4	(*279)
Corsets, elastic.....	4	* (279)
Corsets, Nubone Corset Co. Ltd.....	31	
Cosmetics.....	302	

Subject	Original Order No. A-	Amending Order No. A-
Cotton—		
Apparel, washable, men's.....	438	
Cloth.....	363	
Duck for pipe covering.....	532	
Fabric work gloves and mitts.....	872	
Felt Mattresses, new.....	470	
Gloves.....	155	
Thread, sewing, colours.....	346	
Utility jackets.....	593	
Waste.....	17	
Wipers.....	150	
Yarn.....	363	
Counter Check books.....	738	
Crabmeat.....	114	
Crabs.....	564	
Cream, Transportation.....	533	
Creamery Butter—manufacturing on commission basis.....	996	
Critical Steel.....	330	
Cross Pack Fillets of Fish Smoked.....	47	
Cross Valves—		
Cast and forged steel.....	724	
Iron, brass or bronze.....	715	(*784)
Crown Cork Closures for Soft Drinks.....	886	
Crown Lumber, Coal & Supply Co. Ltd.....	183	
Crushed Oyster Shell.....	429	
Crushed Stone—		
Cap St. Martin.....	140	
Island of Montreal.....	147	(*387)
Currants, Dried.....	553	(647) (925)
Current Transformers.....	1022	
Curtains.....	543	
Cuttings, Tailor's.....	84	
Cut Tobacco.....	513	(646)
Dairiloid.....	85	
Davies Dairy Products Ltd.....	203	
Deck Mops.....	219	
Deerskins.....	984	
Dehydrated—		
Alfalfa Meal—price.....	221	(*357) (802)
Apples.....	445	
Deliveries—		
Bread and Bakery Products.....	492	(924)
Building Materials.....	644	
Building Supplies.....	644	
Cleaners.....	255	(*256) (*362)
Cleaners, B.C.....	362	
Confectionary—Ottawa and Hull District.....	164	
Construction Materials.....	644	
Construction Supplies.....	644	
Dyers.....	255	(*256) (*362)
Dyers, B.C.....	362	
Ice.....	491	(*674) (745)
Launderers.....	255	(*256) (*362)
Launderers, B.C.....	362	
Retail.....	57	(*112)
Wholesale.....	292	(*508) (821)
Wholesalers.....	292	(*508) (821)
Tobacco—Ottawa and Hull District.....	164	
Delivery of—		
Brewery Products.....	193	(631)
Newsprint.....	547	
Women's, Misses' and Children's Wear.....	475	(*511) (1088)
Women's, Misses, and Juniors' coats, suits and sport jackets.....	941	
Designation of Antifreeze.....	504	
Desk Trays.....	559	
Desks, Office.....	559	
Desks, School.....	134	
Diamond Mounted Jewellery.....	811	
Diamonds.....	811	
Dies, Rubber Printing.....	284	
Diophane.....	620	
Disconnecting Switches.....	1022	
Dish Mops.....	219	

Subject	Original Order No. A-	Amending Order No. A-
Display Bin Containers.....	170	
Display Case.....	616	
Distillers' Bottles, Used.....	605	
Distillers' (Wheat) Dried Grains.....	890	
Dogfish Liver Oil.....	803	
Dog Foods.....	670	
Domestic Electric Washing Machines, Used.....	755	
Domestic Sewing Machines, Used.....	695	
Domestic Supply Hog Bristles.....	928	
Doors—Fir and Red Cedar made in B.C.....	80	
Doors, Vault.....	702	
Down.....	773	
Dress Pants.....	593	
Dressed Poultry.....	893	(*930)
Dressing Fur Skins and Garments.....	652	(*791) (*1019)
Dressing Gowns, Men's and Boys'—style—specifications.....	606	(*629)
Dried Fruits.....	553	(647) (925)
Dried Grains for Wheat Distillers.....	890	
Driers, Tumbling, Commercial.....	617	(1003)
Drinking Fountains.....	153	
Drug Products, packaging.....	514	
Drug Products, size of.....	514	
Drums, steel.....	126	
Drums, used.....	604	(*858)
Dry Cell Batteries.....	678	
Dry Cleaning Equipment, Commercial.....	617	(1003)
Duck, Cotton, for pipe covering.....	532	
Dusters.....	219	
Dyeing Fur Skins and Garments.....	652	(*791)
Dyers—deliveries.....	255	(*256) (*362)
Dyers—deliveries, B.C.....	362	
Eastern White Beans.....	865	(*904)
Eavestroughs.....	1011	
Economies in Paperboard.....	123	(*436)
Egg breaking—service.....	1056	
Egg separating—service.....	1056	
Eggs.....	887	(*945)
Eggs, Frozen.....	727	
Elastic.....	33	
Elastic.....	202	(*247)
Elastic and Non-elastic Webbing for Garters and Suspenders.....	911	
Elastic Material.....	4	(*279)
Electric—	5	
Appliances, Commercial.....	782	
Cooking Equipment, Commercial.....	782	
Discharge Lamps.....	607	(*714)
Equipment, Used.....	838	
Fans.....	808	
Motors, Used.....	838	
Ranges, New.....	701	(*842)
Stoves, New.....	701	(*842)
Electrical—		
Appliances for domestic use.....	610	(*759)
Flexible Cords.....	510	
Generators.....	1022	
Generators (Small).....	1020	
Outlet Boxes.....	1026	
Switch.....	1026	
Tape.....	232	
Transformers.....	1021	
Electrotypes.....	487	
Elevators.....	767	
Eliminations—Men's and Boys' Clothing.....	207	(*539) (864)
Eliminations—Women's, Misses' and Children's Wear.....	474	(894) (958)
Emblems, Sterling Silver.....	778	(*512) (638) (713)
Engravings, Photo.....	487	(783) (970)
Envelopes.....	1065	
Equipment—		
Bedding.....	376	
Farm - 1944.....	810	
New Construction.....	843	
Store and Office.....	691	

Subject	Original Order No. A-	Amending Order No. A-
Equipment— <i>Con.</i>		
Used, Construction.....	845	
Used, Industrial.....	845	
Evaporated Apples.....	445	
Exhibition of—		
Farm Machinery.....	185	
Furniture.....	131	
Moving Picture Films.....	398	
Expiry Dates of Ration Coupons.....	956	
Extractors, Commercial.....	617	(1003)
Fabric Labels.....	768	
Fabric Rayon Print.....	12	
Fabrics, Wool, military, disposal of.....	781	
Face Powder.....	302	
Face Lotion.....	302	
Facial Tissues.....	765	
Fall Overcoats.....	151	
Fancy Ments.....	849	(*946) (*959)
Fans, Electric.....	808	
Fares, Taxicab, Lake St. John, Que.....	591	(*813)
Farm—		
Machinery.....	8	
Machinery, exhibition of.....	185	
Machinery and Equipment—1944.....	810	
Machinery, Parts.....	8	
Fats—		
Animal.....	426	(683)
Conservation of.....	642	
Consumption of.....	578	
Use of.....	578	
Feathers.....	773	
Feathers, Price of.....	204	
Federal Tax, 1942—changes.....	420	
Feed Grain.....	366	
Feeding Oils.....	388	
Feeding Stuffs—packaging of.....	306	
Feeds—		
Administrator.....	870	
Commercial Mixed.....	636	
Commercial Mixed Mineral.....	681	
Purina Chow.....	9	
Felt, Fur and Wool Felt, Men's and Boys' Hats.....	774	
Felt Hats—Ladies'.....	307	(*343) (637)
Felt Mattresses, new cotton.....	470	
Fertilizers—		
British Columbia.....	1055	
Manufacture, distribution and use of—Eastern Canada.....	1035	
Animal Products and Fish Products.....	870	
For Cigarette Tobacco Crop—Ontario.....	961	
For Flue-cured (Cigarette) Tobacco Crop—Ontario—1944.....	961	
Price, Eastern Canada.....	1036	
Use of Potash in.....	856	
Fibre Board—Products made from.....	846	
Fibre Board—Shipping containers for Macaroni Food.....	301	
Filing Cabinets.....	559	
Fillets of Fish, Smoked Cross Pack.....	47	
Finishing Hardware.....	1064	
Finnan Haddie—Atlantic Coast Canned.....	867	
Fir Doors made in B.C.....	80	
Fire Protective Equipment.....	673	
Fish.....	564	
Boxes.....	550	
Fresh, Frozen, Smoked, Atlantic Coast.....	917	(*1057)
Products.....	564	
Products for Fertilizers.....	870	
Smoked cross pack fillets of.....	47	
Tuna, Atlantic.....	380	
Fishing Rods—steel shafts for.....	347	
Fishmeal products.....	76	
Fittings—		
Cast iron.....	125	(*572) (1050)
Cast iron—sizes.....	125	(*572) (1050)
Floor Drain.....	358	
Grey cast iron pipe.....	390	
Malleable iron pipe.....	390	
Roof drain.....	358	

Subject	Original Order No. A-	Amending Order No. A-
Fixtures, Incandescent Lighting.....	840	
Fixtures, Fluorescent Lighting.....	841	
Flannelette Garments.....	716	
Flat Cut Underwear.....	405	(*449)
Flat Cut Underwear, Men's and Boys'.....	202	(*247)
Flexible Cords, electrical.....	510	
Flock, Mattress.....	84	
Floor Drain Fittings.....	358	
Floor Finishing Machines.....	737	(*880)
Floor Maintenance Machines.....	737	(*880)
Flooring, Birch.....	467	
Flooring, Maple.....	467	
Flooring, Oak, Wholesale Prices.....	368	
Florist Box.....	616	
Flour Bags.....	157	
Flue-cured Cigarette Tobacco Crop—fertilizer for.....	961	
Fluorescent Lamps.....	607	(*714)
Fluorescent Lighting Fixtures.....	841	
Folding Paper Boxes.....	1001	
Food—		
Containers.....	301	
Products in Glass Containers—price adjustment of.....	818	
Products, Used bottles and jars for.....	623	
Foods, Dogs and Cats.....	670	
Footballs, pads, harness.....	188	(*214) (*322)
Footwear—		
Athletic.....	580	
Civilian, repair of.....	717	
Juvenile, Visole for.....	1060	
Leather.....	478	(*524) (973)
Leather soles for.....	798	(*1053)
New manufacturing processes.....	489	
Price.....	175	
Forged Tools.....	797	
Forged Steel Valves.....	724	
Frames for Upholstered Goods.....	1077	
Fresh Atlantic Herring and Sardines by Primary Producers.....	1052	
Fresh Peaches, Pears and Plums, Maximum prices.....	850	(*874)
Fresh Fish—Atlantic Coast.....	917	(*1057)
Friction Tape.....	232	
Fronts—Canvas.....	133	
Frozen Eggs, price.....	727	
Frozen Fish, Atlantic Coast.....	727	
Frozen Food Cabinet.....	917	(*1057)
Frozen Halibut, Pacific Coast.....	616	
Fruit—	708	
Fresh—wholesale markup—Montreal market.....	997	
Jar Rings, price.....	667	
Packages.....	836	
Preserved, British Columbia.....	794	
Processed, British Columbia.....	794	
Quick Frozen.....	994	
Fruits, Canned.....	851	(*935) (*1012) (*1069)
Fruits, Dried.....	553	(*647) (925)
Fuels, Solid, Posting of prices of.....	225	
Full Fashioned Hosiery.....	122	
Full Fashioned Ladies' Hosiery.....	7	(966)
Fur Felt Hats, Men's and Boys'.....	774	
Fur Garments, Alterations and Repairs of.....	234	
Fur Garments.....	443	
Dressing and Dyeing.....	652	(*558)
Manufacture of.....	180	(*791)
Packing of.....	180	* (554) (689)
Styles.....	688	(*554) (689)
Fur-lined Gloves, Mitts and Gauntlets.....	73	
Fur Skins, Dressing and Dyeing.....	652	(*791)
Fur—trimmed Cloth Coats, Women's and Misses.....	265	
Furnaces, Warm Air.....	476	(800)
Furnishings, Men's and Boys'.....	202	(*247)
Furnishings, Men's and Boys'.....	405	(*449)
Furniture.....	130	
Furniture—	131	
British Columbia.....	432	
Dusters.....	219	

Subject	Original Order No. A-	Amending Order No. A-
Furniture—Con.		
Hard.....	1076	
Metal-use of metal for.....	1006	
Novelty.....	266	
Office.....	559	
Price.....	130	
School.....	21	
School.....	134	
Upholstered.....	167	(*240)
Upholstered, use of metal for.....	1006	
Upholstered, wood frames for.....	1077	
Gabardine Cloth—Army Officers' Uniforms.....	805	
Galvanized Steel Wire Strand.....	294	
Garment—		
Cotton.....	593	
Fibre.....	593	
Leather.....	593	
Leather.....	609	
Rayon.....	593	
Garments—		
Elastic.....	5	
Flannelette.....	716	
Fur.....	180,	(*554) (689)
	443	(*558)
Fur—alterations and repairs of.....	234	
Fur-trimmed—Women's and Misses'.....	265	
Fur, styles.....	688	
Leather.....	991	
Medical.....	430	(*499)
Men's, boys' and youths', students'.....	207	(*539) (864)
		(894) (958)
Patterns for.....	556	
Garters.....	202	(*247)
Garters, Men's and Boys'.....	405	(*449)
Garters, Webbing for.....	911	
Gate valves, cast and forged steel.....	724	
Gate Valves, iron, brass and bronze.....	715	(*784)
Gauntlets, fur lined.....	73	
Generators, Electrical.....	1022	
Gift Wrapping Paper.....	703	
Girdles—elastic.....	4	(*279)
Girdles—Nu Bone Corset Co. Ltd.....	31	
Gladstone Bags, type.....	566	
Glass Containers.....	815	
Glass Containers for Alcoholic Beverages.....	817	
Glass Containers for Food products.....	816	
Glass Tobacco Containers.....	711	
Globe Valves, Cast and Forged Steel.....	724	
Globe Valves, Iron, Brass or Bronze.....	715	(*784)
Glove Leather.....	609	
Gloves—		
Cotton Fabric Work.....	872	
Fur Lined.....	73	
Industrial.....	155	
Canvas.....	155	
Canton.....	155	
Jersey.....	155	
Leather Palm Work.....	155	
Cotton Fabric.....	155	
Leather.....	25	
Leather.....	991	
Leather Dress.....	871	
Leather Work.....	872	
Glow Discharge Lamps.....	607	(*714)
Golf Clubs and Balls.....	188	(*214) (*322)
Golf Clubs—steel shafts for.....	347	
Goods, rayon plain.....	19	
Gopher Poison, Strychnine for.....	563	
Gowns, Dressing, Men's and Boys', style, specifications.....	606	(*629)
Grain, Feed.....	366	
Grapefruit.....	927	
Grapes.....	873	
Gravel—Winnipeg Area.....	776	
Greases, Conservation of.....	642	
Green Coffee.....	385	

Subject	Original Order No. A-	Amending Order No. A-
Greeting Cards.....	746	
Grilles (Hot Air Heating Systems).....	706	(980)
Guests, Paying, Galt, Ont.....	540	
Gummed Kraft Paper Tape.....	530	
Haddock.....		
Hair Dressing.....	564	
Hair Oil.....	302	
Hair Tonic.....	302	
Halibut.....	302	
Halibut—Canned, Atlantic Coast.....	564	
Halifax Room Rates.....	839	
Hammers.....	421	
Hampers, Used.....	796	
Hand Bags.....	663	
Hand Bags—styles—limitation.....	536	(*581)
Hand Dusters.....	536	(*581)
Hand Lotions.....	219	
Hand Luggage—types.....	302	
Hand Tools.....	566	
Hansen's C. Lab.....	795	
Hardware, Builders' Finishing.....	113	
Hard Furniture.....	1064	
Harness, Leather.....	1076	
Hats—Ladies' Felt.....	13	
Hay—Western Provinces.....	307	(*343) (637)
Heater.....	974	
Heaters, oil and gasoline.....	71	
Heating Appliances, Used, Domestic.....	618	
Heating Coils, Surface.....	914	
Heating Equipment.....	485	(*583)
Helmets—Leather.....	71	
Herring.....	992	
Herring—Canned Atlantic.....	564	
Herring—Fresh Atlantic.....	1014	(*1052)
Herring—Pacific Canned.....	1014	(*1052)
Hockey Pads, Helmets, Pants.....	1047	(*1092)
Hockeysticks.....	188	(*214) (*322)
Hog Bristles.....	188	(*214) (*322)
Hollow Structural Clay or Terra Cotta Tile in Quebec.....	928	
Hollow Structural Tile—Ontario.....	772	
Hollow-ware—silver plated.....	410	
Hoods—Men's and Boys'.....	267	
Horse Liver—for animal feeding.....	774	
Horse Meat for animal feeding.....	1023	
Hose.....	1023	
Hosiery—.....	632	
Colours.....		
Circular knit, colours.....	122	
Circular knit, packaging.....	632	
Circular knit, patterns.....	632	
Full fashioned.....	632	
Full fashioned.....	7	
Nylon.....	122	(966)
Housing Accommodation, Congested Areas—	122	
British Columbia.....		
Manitoba.....	520	
Nova Scotia.....	520	
Ontario—	742	
Aylmer.....		
Environs of Toronto.....	664	
Sudbury.....	875	
Toronto.....	520	
Quebec—	902	
St. Joseph d'Alma.....		
Saint Jean.....	700	
Sorel.....	729	
Household Brushes.....	729	
Household Refrigerators, Mechanical, Used.....	218	(*538)
Hudson's Bay Company—trading posts.....	712	
Humidifiers.....	166	
	486	
Ice Boxes, domestic.....	615	
Ice Cream Cabinets.....	616	
Ice Cream—Maple Leaf Ice Cream Ltd.....	203	

Subject	Original Order No. A-	Amending Order No. A-
Ice Cream—Davies Dairy Products Ltd.....	203	
Ice—		
Deliveries of.....	491	(674) (745)
Maker.....	616	
Montreal.....	923	
Ottawa-Hull District.....	793	(*885)
Idaho White Pine.....	468	
Identification Tags.....	692	
Imitation Spices.....	993	
Imported Rice.....	201	(639)
Incandescent Lamps.....	607	(*714)
Incandescent Lighting Fixtures.....	840	
Indexes.....	384	
Industrial Gloves.....	155	
Industrial Sewing Machines, Used.....	391	
Ingots—Non-Ferrous Metals.....	785	
Inks, Writing.....	756	
Instrument Transformer.....	1022	
Iron Pipe Fittings—grey cast.....	390	
Iron Pipe Fittings—malleable.....	390	
Iron Ware, Cast.....	668	
Ironers, Commercial.....	617	(1003)
Ironers, domestic.....	612	
Jackets, Golf, Ladies'.....	207	(*539) (864) (894) (958)
Jackets, Sport.....	207	(*539) (864) (894) (958)
Jam.....	787	(*933)
Jar Rings, price.....	667	
Jars, Used, for Food Products.....	623	
Jelly.....	787	(*933)
Jersey Gloves.....	155	
Jewellery.....	210	
Jewellery.....	981	
Jewellery—Diamond Mounted.....	811	
Jewellery designs.....	210	
Jewellery styles.....	210	
Jewellery Trade.....	447	
Jewellery—Use of platinum.....	431	(1062) (1111)
Jockey Shorts and elastic.....	5	
Jumbo Packages Tobacco.....	919	
Juniors' Coats, Suits and Sport Jackets.....	525	
Jute, Raw.....	941	
	328	
Kelco Co. of San Diego.....	85	
Kipperd Snacks—Canned Atlantic.....	1014	(*1052)
Kits, Shaving, Leather.....	655	
Knit Goods—new style.....	293	
Knit Hosiery, circular—		
Colours.....	632	
Packaging.....	632	
Patterns.....	632	
Knitted Lingerie.....	777	
Knitted Mop Clothes.....	219	
Knitted Outwear—		
Colours.....	633	
Patterns.....	633	
Restrictions.....	633	
Shades.....	633	
Style.....	633	
Knitted Underwear.....	222	
Knitting Co. of Rouville.....	109	
Kodapak.....	620	
Kraft Paper Tape—gummed.....	530	
Labelling of Anti-freeze.....	504	
Labelling of Fur Garments.....	443	(*558)
Labelling of Mirrors.....	208	
Labels, Fabrics.....	768	
Laboratory Sinks.....	153	
Laces.....	769	
Lacquers.....	578	
Ladies' Hosiery—full fashioned.....	7	(966)

Subject	Original Order No. A-	Amending Order No. A-
Ladies' Lingerie—Mercury Mills Ltd., Hamilton, Ont.	32	
Lamb Casings.....	750	(1059)
Lamp Shades.....	413	(*537) (656)
Lamps—		
Electric Discharge.....	607	(*714)
Fluorescent.....	607	(*714)
Glow Discharge.....	607	(*714)
Incandescent.....	607	(*714)
Portable.....	413	(*537) (656)
Laundrerers.....	255	(*256) (*362)
Laundrerers, Deliveries, B.C.....	362	
Laundry Equipment, Commercial.....	617	(1003)
Laundry Trays.....	90	(*129)
Lavatories.....	90	(*129)
Lavatories.....	153	
Lawn Mowers.....	239	
Leather—		
Caps.....	992	
Cases, small.....	655	
Clothing.....	25	
Leather for Clothing, Caps, Gloves, Helmets.....	990	
Leather, Garment.....	609	
Leather Garments.....	593	
Leather Dress Gloves and Mitts.....	871	
Leather Footwear.....	478	(*524) (973)
Leather Footwear, Sales for.....	798	(*1053)
Leather, Glove.....	609	
Leather Gloves.....	25	
Leather Goods, Small.....	655	
Leather—Harness.....	13	
Leather Helmets.....	992	
Leather Jackets.....	593	
Leather, Mitt.....	609	
Leather palm work gloves.....	155	
Leather work gloves and mitts.....	872	
Lemons.....	927	
Lenses, Used.....	477	
Lighting Fixtures, Incandescent.....	840	
Lighting Fixtures, Fluorescent.....	841	
Lignite Coal—Sask.....	1070	
Lingerie, Knitted.....	777	
Lingerie—Mercury Mills Ltd., Hamilton.....	32	
Linoleum.....	578	
Lipsticks.....	302	
Live Poultry.....	893	(*930) (*1019)
Living Accommodation, Galt, Ont.....	540	
Lobsters.....	564	
Locks—Cabinet.....	1064	
Loose Leaf Forms.....	384	
Loose Leaf Indexes.....	384	
Loose Leaf Sheets.....	384	
Lornie Packing Co.....	114	
Luggage.....	408	
Luggage.....	566	
Luggage, designs.....	566	
Luggage, types.....	566	
Lumber—Retailers' Prices—		
General—		
Posts, Round White Cedar.....	160	
Posts, Western Red Cedar.....	161	
Alberta—		
Lumber and Millwork except Millwork in Calgary and Edmonton.....	899	
Millwork—Calgary and Edmonton.....	913	
Softwood Lumber and Mouldings in Range 1 West of the Fourth Meridian.....	1067	
Hardwood Lumber and Millwork in Range 1 West of the Fourth Meridian.....	915	(*1085)
British Columbia—		
Southern Interior Region.....	1103	
Manitoba—		
Hardwood Lumber and Millwork except Winnipeg....	915	(*1085)
Softwood Lumber and Mouldings except Winnipeg.....	1067	
New Brunswick—		
Lumber and Millwork.....	1061	

Subject	Original Order No. A-	Amending Order No. A-
Lumber—Retailers' Prices— <i>Con.</i>		
Nova Scotia—		
Lumber and Millwork.....	1061	
Ontario—		
Lumber and Millwork in Central, Eastern and North Eastern Ontario.....	1004	
Prince Edward Island—		
Lumber and Millwork.....	1061	
Quebec—		
Lumber and Millwork except in Hull.....	983	
Saskatchewan—		
Hardwood Lumber and Millwork except Regina, Saskatoon and Moose Jaw.....	915	(*1085)
Softwood Lumber and Mouldings.....	1067	
Boxwood—cut in Manitoba and Saskatchewan.....	942	
Doors—Fir, Cedar and Sitka Spruce.....	1087	
Flooring—		
Birch.....	467	
Maple.....	467	
Oak.....	368	
Hardwood Lumber—except Vancouver Forest District...	1028	
Lath—Ontario and Quebec.....	1084	
Posts—		
Round White Cedar.....	159	
Red Cedar.....	1029	
Shingles—		
Red Cedar.....	1041	(*1098)
White Cedar.....	1009	(*1095)
Softwood Lumber—		
For sale in Maritime Provinces.....	804	(*1017) (*1083)
For sale in Ontario and Quebec.....	1039	
Originating in Northern Interior of British Columbia...	837	
Originating in Southern Interior of British Columbia and Southern Alberta.....	775	
Originating in Vancouver Forest District.....	1038	(*1086)
Pine, originating in Eastern Canada.....	419	
Pine, originating in Interior of British Columbia.....	468	
Spruce for sale in Western Canada.....	788	
Macaroni Containers.....	301	
Macaroni Products.....	687	
Machine—		
Screw Nuts.....	351	
Screws.....	349	
Tools, Used.....	295	
Machinery—		
Farm—exhibition of.....	185	
Farm—1944.....	810	
And Parts, Farm.....	8	
New Construction.....	843	
Office.....	1072	
Machines—		
Floor Finishing.....	737	(*880)
Floor Maintenance.....	737	(*880)
Sewing, domestic, used.....	695	
Sewing, Industrial, used.....	391	
Used, sheet metal.....	295	
Used, woodworking.....	295	
Washing, Used, Domestic Electric.....	755	
Mackerel.....	564	
Mackerel—Atlantic Coast Canned.....	867	
Mackinaw Coats, Wool, Men's and Boys'.....	207	(*539) (864) (894) (958)
Manitoba Sugar Co. Ltd.....	622	
Manufacture of Book, Writing and Specialty Papers.....	1000	
Manufacture of Jewellery.....	981	
Manufacture of Paper.....	878	
Manufacture of School Furniture.....	134	
Manufacture of Steel Tanks.....	215	
Manufacture of Women's, Misses' and Juniors' Sport Jackets...	525	
Maple Flooring.....	467	
Maple Leaf Ice Cream Ltd.....	203	
Marine Animal Oils.....	321	
Matrices.....	487	
Mattress Flock.....	84	

Subject	Original Order No. A-	Amending Order No. A-
Mattresses, new cotton felt.....	470	
Matzoahs, Imported.....	1030	
Maximum Rentals, Rooming Accommodation.....	488	(597)
Meal, Alfalfa.....	648	(*792)
Meal, for feeding purposes.....	680	(889)
Meals, price.....	589	
Measurements of fur garments restricted.....	180	(*554) (689)
Meat Baskets.....	83	
Meats—By-products of.....	849	(*946) (*959)
Meats—Fancy—Maximum prices.....	849	(*946) (*959)
Mechanical Household Refrigerators, Used.....	712	
Medical Garments.....	430	(*499)
Medicinal Cod Liver Oil—refined.....	148	
Medicinal Preparations.....	693	
Men's Caps and Suspenders.....	469	
Men's Fall Weight Work Shirts.....	399	
Men's Furnishings, shirts, pyjamas and underwear.....	202	(*247)
Men's Furnishings, shirts, pyjamas, underwear.....	405	(*449)
Men's Hats and Hoods.....	774	
Men's Negligee Shirts, Pyjamas, Flat Cut Underwear and Utility Shirts.....	918	
Men's washable cotton apparel.....	438	
Merchandise—Hudson's Bay Coy.—Trading Posts.....	166	
Merchandise of Saskatchewan Co-Op. Wholesale Society, Ltd.....	98	
Metal—		
Beds and Bed Springs.....	710	
Bob Pins.....	1033	
Brittannia.....	176	
White.....	176	
Closures.....	860	(912) (*937)
Containers.....	860	(912) (*937)
Frame Beds.....	500	
Furniture, Use of Metal for.....	1006	
Hair Pins.....	1033	
Pipe, Used.....	625	(948)
Scrap, Non-Ferrous, Price.....	660	(*719) (1058)
Screws, Self Tapping Sheet.....	352	
Use of in manufacture.....	579	(987)
Use of in assembly.....	579	(987)
Use of in manufacture.....	613	(*722)
Use of in Store and Office Equipment and Supplies.....	691	
Windows.....	373	
Metals—Use of certain.....	976	
Milk, Condensed.....	360	
Milk Cooler.....	616	
Milk Transportation.....	533	
Millfeed, Wheat, Price.....	651	
Millwork—		
Alberta—		
Except Calgary and Edmonton.....	899	
Calgary and Edmonton.....	913	
Range 1 West Fourth Mer.....	915	(*1085)
Manitoba, except Winnipeg.....	915	(*1085)
New Brunswick.....	1061	
Nova Scotia.....	1061	
Ontario, Central, Eastern and Northeastern.....	1064	
Prince Edward Island.....	1061	
Quebec, except Hull.....	983	
Saskatchewan, except Regina, Saskatoon and Moose Jaw.....	915	(*1085)
Mineral Feeds, Commercial Mixed.....	681	
Mirrors—labelling of.....	208	
Misses' Coats, Suits and Sport Jackets.....	941, 525	
Misses' Wear, restrictions and eliminations.....	474	(*512) (638) (713) (783) (970)
Misses' Wear—Styling, Sale and Delivery.....	475	(*511) (1088)
Mitt leather.....	609	
Mitts—		
Cotton fabric work.....	872	
Fur Lined.....	73	
Leather.....	991	
Leather Dress.....	871	
Leather Work.....	872	
Mixed Feeds, Commercial.....	636	
Mixed Feeds, Commercial Mineral.....	681	

Subject	Original Order No. A-	Amending Order No. A-
Moccasins, Leather.....	991	
Molasses, beet, for agriculture.....	622	
Molasses, Cane.....	869	
Mops.....	219	
Motor Vehicle Repairs, Preferential Rating.....	621	
Motors, Electric.....	1020	
Motors, Used, Electric.....	838	
Moving Picture Films (Exhibition).....	398	
Moving Picture Films (Rental).....	398	
Mowers, Lawn.....	239	
Mudshark Liver Oil.....	803	
Mufflers, Men's and Boys'.....	202	(*247)
Mufflers, Men's and Boys'.....	405	(*449)
Multiple Containers.....	1002	
Mussels, Canned Atlantic.....	1014	(*1052)
Nail Polish.....	302	
Naphthalene Balls.....	685	
Naphthalene Flakes.....	685	
Neckties, Men's and Boys'.....	405	(*449)
Neckwear, Men's and Boys'.....	202	(*247)
New Brunswick Liquor Commissioner.....	505	
New Processes of Manufacturing Footwear.....	489	
New Tailor Sweepings.....	84	
New Size Glass Containers for Food Products.....	818	
New Style Knit Goods.....	293	
Newsprint.....	628	
Newsprint—		
Bilge Loading of.....	196	
Delivery.....	547	
Manufacturers' Permit.....	451	
Paper, Price.....	820	
Price.....	628	
Production.....	547	
Wrapper—sale to Newsprint Manufacturers.....	936	
No. 1 New Tailor Sweepings.....	84	
Non-Ferrous Metal Ingots for Castings.....	785	
Non-Ferrous Metal Scrap, Price.....	660	(*719) (1058)
Northern Commercial Co. Ltd.....	300	
Norway Pine (red or).....	419	
Note Books—Stenographers'.....	950	
Nova Scotia Liquor Commissioner.....	505	
Novelty Furniture.....	266	
Nu Bone Corset Co. of Canada Ltd.....	31	
Nuchrome Skates—Skating Outfits.....	464	
Nuts—		
Brazil.....	404	
Canadian Tree.....	975	
Imported.....	989	(*1037)
Shelled, Cashew.....	518	
Nuts—		
Stove Bolts.....	351	
Machine Screw.....	351	
Nylon Hosiery.....	122	
Oak Flooring—Wholesale Price.....	368	
Oakum.....	251	
Office—		
Equipment.....	691	
Furniture.....	559	
Machinery.....	1072	
Supplies.....	691	
Officers' Shirts.....	608	
Oil—		
Cod Liver, Medicinal.....	148	
Common Cod.....	148	
Dogfish Liver.....	803	
Mudshark Liver.....	803	
Tung.....	877	
Oils—		
Consumption of.....	578	
Feeding.....	388	
Marine Animal.....	321	
Use of.....	578	
Oka Cheese.....	117	

Subject	Original Order No. A-	Amending Order No. A-
Onions.....	916	
Operation of Private Commercial Vehicles.....	314	
Orders for Cartons—Acceptance of prohibited.....	938	(*440)
Organic Products for Fertilizers.....	870	
Organs—Price.....	377	
Outerwear—knitted—		
Colours.....	633	
Patterns.....	633	
Restrictions.....	633	
Shades.....	633	
Style.....	633	
Outlet Boxes.....	1026	
Overalls.....	593	
Overcoats.....	207	(*539) (864)
Overcoats—Fall and Winter.....	151	(894) (958)
Overcoats—Men's and Boys.....	207	(*539) (864)
Overcoating.....	151	(894) (958)
Overcoating—Price.....	151	
O. & W. McVean Co. Ltd.....	183	
Oyster Shell.....	429	
Oysters.....	564	
Pacific Coast Canned Salmon.....	807	
Packages—Fruit and Vegetable.....	836	
Packaging—		
Of Chocolates.....	957	
By Cleaners, Launderers.....	255	
Of Electrical Tape.....	232	(*256) (*362)
Of Feeding Stuffs.....	306	
Of Food Stuffs in Glass Containers.....	816	
Of Household Drug Products.....	514	
Of Men's and Boys' Furnishings.....	202	(*247)
Simplification, standardization.....	192	
Of Sugar Confections.....	957	
Of Tobacco Products.....	513	(646)
Of Toilet Goods.....	535	
Packing of fur garments in boxes restricted.....	180	(*554) (689)
Packing of Tea.....	403	
Padlocks.....	1064	
Pads, Cashier.....	739	
Pads, Restaurant, Tinted.....	740	
Pails, Used.....	604	(*858)
Paint Brushes.....	494	(999)
Paints.....	578	
Paints—Use of colour for.....	304	
Panties—elastic.....	4	(*279)
Panties and elastic.....	5	
Pants, Dress.....	593	
Pants, Wool, Men's and Boys.....	207	(*539) (864)
Pants, Work.....	593	(894) (958)
Paper—		
Bags.....	482	
Bags for packaging.....	192	
Base, for bread wrappers.....	523	
Book, Writing, Specialty—Holding of stocks.....	835	(721) (855)
Book, Writing, Specialty.....	1000	
Box, style (use of textile prohibited).....	592	
Boxes, Folding and Set-Up.....	1001	
Carbon.....	735	
Corrugated Products made from.....	846	
Gift Wrapping.....	703	
Manufacture of.....	878	
Napkins.....	951	
Newsprint.....	628	
Newsprint, Price.....	820	
Paraffin waxed.....	677	
Patterns.....	556	
Tape—Kraft Gummed.....	530	
Towels.....	951	

Subject	Original Order No. A-	Amending Order No. A-
Paperboard.....	123	(*436)
Boxes for Toilet Goods.....	1031	
Calipers.....	123	(*436)
Colours.....	123	(*436)
Grades.....	123	(*436)
Simplification, economies, conservation.....	123	(*436)
Papeteries.....	662	(*1032)
Paraffin waxed papers.....	677	
Parkas.....	593	
Parkas, Men's, Boys' and Ladies'.....	207	(*539) (864) (894) (958)
Parsnips.....	955	
Patches—rubber tire.....	191	(*542)
Pattern of Furniture.....	131	
Patterns, Paper.....	556	
Paying Guests, Galt, Ont.....	540	
Pea Beans.....	865	(*904)
Peaches, Dried.....	553	(*647) (925)
Peaches, Fresh.....	850	(*874)
Peanuts.....	825	
Pears, Fresh.....	850	(*874)
Peat Moss—B.C. (Sphagnum).....	830	
Pencils—Wood.....	371	
Penholders—Wood.....	371	
Perfumes.....	302	
Permits—Newsprint Manufacturers.....	451	
Permits—Weavers and Spinners.....	907	
Personal Greeting Cards.....	746	(980)
Pharmaceutical Bottles, Used.....	624	
Phonographs.....	611	
Photo Engravings.....	487	
Photo Frames, leather.....	655	
Photographic Equipment—Used.....	477	
Pianos—Price.....	377	
Pilchards—1942 catch.....	381	(898)
Pillow Cases.....	895	
Pine—		
Canadian White.....	419	
Idaho White.....	468	
Ponderosa.....	468	
Red or Norway.....	419	
Pineapple Pulp, Canned.....	848	
Pins, Metal, Hair and Bob.....	1033	
Pipe Covering, Cotton Duck for.....	532	
Pipe Fittings—		
Brass Screwed.....	541	
Bronze Screwed.....	541	
Grey cast iron.....	390	
Malleable iron.....	390	
Pipe, Metal, Used.....	625	(948)
Pipe, Steel, Use of.....	1042	
Plain Goods, Rayon.....	19	
Plates, Gas Cooking.....	618	
Platinum, Use of in Jewellery.....	431	(1062) (1111)
Pliofilm.....	620	
Plug Tobacco.....	513	(646)
Plumbing—		
Equipment.....	90	(*129)
Equipment—Use of Copper and Brass in.....	1071	
Fixtures—colour.....	153	
Supplies—Use of Copper and Brass in.....	1071	
Plums, Fresh.....	850	*(874)
Poison, Gopher, Strychnine for.....	563	
Ponderosa Pine.....	468	
Portable Chain Hoists and Trolleys.....	506	
Portable Lamps.....	413	(*537) (656)
Portable Lamp Shades.....	413	(*537) (656)
Possession Real Property, Victoria, B.C.....	891	
Posting of Price of Fuels.....	225	
Posts, Red Cedar, B.C. and Alberta.....	1029	
Posts, Round White Cedar—wholesale price.....	159	
Posts, Round White Cedar—retail price.....	160	
Potatoes.....	929	
Potash—Use of in Fertilizers.....	856	
Pottery Ware—Sem-Porcelain.....	829	

Subject	Original Order No. A-	Amending Order No. A-
Poultry—		
Dressed and Live.....	893	(*930) (*1019)
Dressing—service.....	1056	
Grit.....	1027	
Slaughtering—service.....	1056	
Powers, Seidlitz.....	97	
Preferential Rating—repair of motor vehicles.....	621	
Preserves—Rationed Foods.....	943	
Preserves—Rationed Foods.....	979	
Presses, Commercial.....	617	(1003)
Prices Adjustment of Food Products in Glass Containers....	818	
Price—Butter Colour.....	113	
Prices of Goods—affected by 1942 Federal Tax.....	420	
Prices for (<i>see</i> article or merchandise for which price is wanted.)		
Print Goods—Rayon.....	439	
Print Fabric—Rayon.....	12	
Printing Dies—Rubber.....	284	
Printing Inks.....	578	
Private Commercial Vehicles.....	314	(*440)
Process Cheese.....	372	
Processes of manufacturing footwear, New.....	489	
Production of Newsprint.....	547	
Products—Bakery.....	908	
Products of Consolidated Mining and Smelting Co. Ltd.....	48	
Products of Crown Lumber, Coal & Supply Co. Ltd.....	183	
Products of Mercury Mills Ltd., Hamilton.....	32	
Products of Nu Bone Corset Co. Ltd.....	31	
Products of O. & W. McVean Co. Ltd.....	183	
Products of Ralston Purina Co. Ltd.....	9	
Products of Rouville Knitting Co.....	109	
Proprietary Medicine Bottles, Used.....	624	
Protectoid.....	620	
Prunes, Dried.....	553	(*647) (925)
Public Caterer.....	589	
Pullovers of Rouville Knitting Co.....	109	
Pulpwood—		
Manitoba.....	762	
New Brunswick.....	1081	
Nova Scotia.....	1079	
Ontario—		
Kenora and Rainy River District.....	763	
Balance of Ontario.....	737	(1078)
Quebec.....	1080	
Saskatchewan.....	789	
Pumps.....	962	
Pumps—standardization of.....	962	
Purina Chows.....	9	
Purses, coin, leather.....	655	
Pyjamas and elastic.....	5	
Pyjamas, Men's and Boy's.....	202	(*247)
Pyjamas, Men's and Boys'.....	405	(*449)
Pyjamas, Men's and Boys'.....	918	
Pyrethrum.....	857	
Queen Charlotte Cannery Ltd.....	114	
Radiator.....	71	
Radio Parts.....	611	
Radio-phonographs, Combinations.....	611	
Radios.....	611	
Radios, Domestic, Used.....	761	(*852)
Rags, Unwashed Wiping.....	897	
Raisins, Dried.....	553	(*647) (925)
Ralston Purina Co. Ltd.....	9	
Range Boilers—style and size.....	169	
Ranges, coal and electric.....	618	
Ranges, coal and gas.....	618	
Ranges, coal, wood and sawdust cooking and heating.....	618	
Ranges, Electric, New.....	701	(*842)
Ranges, Gas Cooking.....	618	
Ranges, Used Domestic.....	914	
Rates, room—Halifax, N.S. District.....	421	
Rating, preferential, motor vehicle repairs.....	621	
Ration Coupons—Expiry dates of.....	956	
Rationed Foods (Preserves).....	943	

Subject	Original Order No. A-	Amending Order No. A-
Rationed Foods (Preserves).....	979	
Raw Jute.....	328	
Rayon Hosiery.....	122	
Rayon Plain Goods.....	19	
Rayon Print Fabric.....	12	
Rayon Print Goods.....	439	
Razors, Safety.....	754	
Razors, Straight.....	754	
Razor Blades, Safety.....	754	
Real Property, Conversion—		
Ottawa, Ont.....	903	
Toronto, Ont.....	883	
	888	(*971)
	910, 932	
	960, 965	
	978, 1015	
	1040, 1046	
	1066	
James Bay Hotel, Victoria, B.C.....	891	
Village of Dafoe, Saskatchewan.....	545	
Village of Watson, Saskatchewan.....	545	
Village of Leroy, Saskatchewan.....	545	
R.M. of Lakeside, No. 338, Saskatchewan.....	545	
R.M. of LeRoy, No. 339, Saskatchewan.....	545	
Red Cedar Doors made in B.C.....	80	
Red Cedar Posts—British Columbia and Alberta.....	1029	
Red or Norway Pine.....	419	
Refined Cod Liver Oil.....	148	
Refined White Arsenic.....	311	
Refrigerator, reach-in.....	616	
Refrigerator, walk-in.....	616	
Refrigerators—domestic.....	615	
Refrigerators—Mechanical household, used.....	712	
Refrigerating Equipment.....	616	
Registers (Hot Air Heating Systems).....	706	
Reliners—rubber tire.....	191	(*542)
Rental of Moving Picture Films.....	398	
Rentals, Maximum—Rooming Accommodation.....	488	(597)
Replacement Parts for Radios.....	611	
Repair of Civilian Footwear.....	717	
Repairs—fur garments.....	234	
Repairs, motor vehicle, preferential rating.....	621	
Resins, varnish.....	900	
Restaurant Pads, Tinted.....	740	
Restaurant Ware.....	826	
Restrictions—Men's and Boys' Clothing.....	207	(*539) (864)
		(894) (958)
Restrictions—Women's, Misses' and Children's Wear.....	474	(*512) (638)
		(713) (783) (970)
		(*112)
Retail deliveries.....	57	
Rhinestone.....	210	
Rhubarb, Canned, prices.....	779	
Ribbons—Typewriter.....	735	
Riboflavin.....	76	
Rice.....	201	(639)
Rivets (Small).....	969	
Rivets, Steel, $\frac{1}{2}$ " and larger.....	350	
Roof Drain Fittings.....	358	
Rooming Accommodation—		
Maximum Rental for, in Halifax.....	421	
Maximum Rental in designated areas.....	488	(597)
Designated Areas—		
British Columbia—Vancouver, North Vancouver.....	861	
Manitoba—Dauphin.....	599	
Nova Scotia—		
Annapolis.....	764	
Digby.....	764	
Halifax.....	421	
Shelbourne.....	730	
Sydney.....	627	
Windsor.....	822	
Yarmouth.....	645	
Ontario—		
Galt.....	540	
Kingston.....	753	(940)
Trenton.....	590	

Subject	Original Order No. A-	Amending Order No. A-
Quebec—		
Lauzon.....	1007	
Levis.....	1007	
Montreal and Environs.....	744	
Quebec.....	1007	
Quebec West.....	1007	
Rotenone.....	857	
Rouges.....	302	
Rouville Knitting Co. of Marieville.....	109	
Rubber Printing Dies.....	284	
Rubber Tire Reliners and Patches.....	191	(*542)
Rugs.....	152	
Safes.....	702	
Safety Deposit Boxes.....	702	
Safety Razors.....	754	
Safety Razor Blades.....	754	
Salad Cabinet.....	616	
Salad Dressing.....	578	
Salad Oil.....	578	
Sale of Women's, Misses' and Children's Wear.....	475	(*511) (1088)
Sale of Women's, Misses' and Juniors' coats, suits and sport jackets.....	941	
Salmon—		
Canned, Atlantic Coast.....	839	
Canned, Pacific Coast.....	807	
Salt—packaging of.....	866	
Sardines.....	564	
Sardines—Canned Atlantic.....	1014	(*1052)
Sardines—Fresh Atlantic.....	1014	(*1052)
Saskatchewan Co-Op. Wholesale Soc. Ltd.....	98	
Scallops.....	564	
Scarves, Men's and Boys'.....	202	(*247)
Scarves, Men's and Boys'.....	405	(*449)
School Desks.....	134	
School Furniture.....	21	
School Furniture.....	134	
School Supplies.....	952	
School Tables and Chairs.....	134	
Scoops.....	277	
Scouring Powders.....	458	
Scrapers.....	277	
Screen cloth, wire.....	1049	
Screws—		
Lag.....	87	
Coach.....	87	
Machine.....	349	
Self tapping sheet metal.....	352	
Screwfeed Coal Stokers.....	562	(*586) (1106)
Sea Trout, Canned, Atlantic Coast.....	839	
Seamless basque berets—knitted.....	254	
Seats, Closet.....	359	(*442)
Sectional Switch and Outlet Boxes and Covers.....	1026	
Seeds.....	920	
Seidlitz Powders.....	97	
Self Tapping Sheet Metal Screws.....	352	
Semi Porcelain Pottery Ware.....	829	
Service Sinks.....	90	(*129)
Services—		
Egg Breaking.....	1056	
Egg Separating.....	1056	
Poultry Dressing.....	1056	
Poultry Slaughtering.....	1056	
Set-Up Paper Boxes.....	1001	
Sewing Machines—		
Manufacture.....	690	
Parts.....	690	
Domestic.....	690	
Domestic, Used.....	695	
Industrial, Used.....	391	
Sewing Thread, cotton—colours.....	346	
Shades—Lamp.....	413	(*537) (656)
Shafting, steel, used.....	626	(947)
Shaving Brushes.....	198	

Subject	Original Order No. A-	Amending Order No. A-
Shaving Kits, leather.....	655	
Sheep Casings.....	750	(1059)
Sheet Metal Machines—Used.....	295	
Sheet Metal Screw, self tapping.....	352	
Sheets.....	895	
Shell, Crushed Oyster.....	429	
Shellac.....	333	
Shingles, white cedar—Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island.....	1009	(*1095)
Shingles, red cedar—Vancouver Forest District.....	1041	(*1068) (*1098)
Shipping Cartons.....	100	
Shipping Cartons.....	102	
Shipping Cartons—price, British Columbia.....	290	
Shipping Containers for Macaroni and food products.....	301	
Shipping Tags.....	456	
Shirts—		
Boys'.....	593	
B.V.D. Co. Ltd.....	27	
Fine, Men's and Boys'.....	405	(*449)
Men's and Boys'.....	202	(*247)
Negligee, Men's and Boys'.....	918	
Officers'.....	608	
Utility, Men's and Boys'.....	918	
Work.....	593	
Work, fall weight, Men's and Boys'.....	399	
Shirtwaists, Boys'.....	918	
Shoes—		
Leather.....	478	(*524) (973)
Price.....	175	
Shortening.....	578	
Shortening Brands.....	757	(939)
Shorts and elastic.....	5	
Shovels.....	277	
Shrimps.....	564	
Signal and Alarm Equipment.....	673	
Signs—use of metal in.....	594	
Silver.....	210	
Silver-plated Hollow-ware.....	267	
Silver (AG) price (Sold by Primary Producers).....	588	
Simplification of Paperboard.....	123	* (436)
Simplification of Pumps.....	962	
Sinks.....	90	(*129)
Sinks and Trays.....	90	(*129)
Skating Boots—Nuchrome Skates.....	464	
Skating Outfits (with) Nurome Skates.....	464	
Ski Jackets, Ladies', Men's and Boys'.....	207	(*539) (864)
Ski Poles.....	188	(894) (958)
Ski Poles—steel shafts for.....	347	(*214) (*322)
Ski Slacks—Ladies', Men's and Boys'.....	207	(*539) (864)
Skis.....	188	(894) (958)
Slacks, Ski.....	593	(*214) (*322)
Slacks, Wool, Men's, Boys' and Ladies'.....	207	(*539) (864)
Slippers, price.....	175	(894) (958)
Smelts.....	564	
Smoked Cross Pack Fillets of Fish.....	47	
Smoked Fish—Atlantic Coast.....	917	(*1057)
Snuff.....	513	(646)
Soap.....	578	
Soap Chips.....	458	
Soap Flakes.....	458	
Soaps—bar or package.....	458	
Social Stationery.....	662	(1032)
Soda Fountain.....	616	
Soft Drink Bottle "Carry-Outs".....	909	
Soft Drinks—Crown Cork Closures for.....	886	
Soil Pipe, Cast Iron.....	125	(*572) (1050)
Soil Pipe, Cast Iron, Sizes.....	125	(*572) (1050)
Soles for Leather Footwear.....	798	(*1053)
Solid Fuels—Posting of Prices of.....	225	

Subject	Original Order No. A-	Amending Order No. A-
Spades.....	277	
Special Greeting Cards.....	746	(980)
Specialty Papers.....	1000	
Specifications of Covers.....	1026	
Specifications of Outlet Boxes.....	1026	
Specifications of Sectional Switches.....	1026	
Sphagnum Peat Moss—British Columbia.....	830	
Spices.....	758	
Spices—Distribution.....	1043	
Spices—Imitation.....	993	
Spinners—Permits.....	907	
Splicing Tape.....	232	
Sport Goods.....	188	(*214) (*322)
Sport Jackets, Women's, Misses' and Juniors'.....	525, 941	
Sportwear, woolen—elastic.....	5	
Sputum Paper.....	951	
Stains—Use of colour.....	304	
Standardization of Pumps.....	962	
Staple Buttons.....	252	
Stationery Cabinets.....	559	
Stationery Social.....	662	(1032)
Steel, Critical.....	330	
Steel Drums.....	126	
Steel Pipe—Use of.....	1042	
Steel Rivets $\frac{1}{2}$ " and larger.....	350	
Steel Shafts for Badminton Racquets.....	347	
Steel Shafts for Fishing Rods.....	347	
Steel Shafts for Golf Clubs.....	347	
Steel Shafts for Ski Poles.....	347	
Steel Shafting, Used.....	626	(947)
Steel, Structural—Used.....	296	
Steel Tanks.....	215	
Steel, Use of in Range Boilers.....	169	
Steel Wire Strand Galvanized.....	294	
Stenographers' Note Books.....	950	
Stereotypes.....	487	
Stokers, Coal, Screwfeed.....	562	(*586) (1106)
Stone, Crushed—Cap St. Martin.....	140	
Stone, Crushed—Island of Montreal.....	147	(*387)
Stoneware.....	827	
Stools.....	559	
Storage Batteries.....	406	(*435)
Store Equipment.....	691	
Store Supplies.....	691	
Stove Bolts.....	348	(596)
Stove Bolt Nuts.....	351	
Stoves—		
Coal.....	618	
Coal, Wood and Sawdust Cooking and Heating.....	618	
Gas Cooking.....	618	
Gas Heating.....	618	
Electric, New.....	701	(*842)
Oil and gasoline.....	618	
Used, Domestic.....	914	
Straight Razors.....	754	
Structural Steel—Used.....	296	
Strychnine for Gopher Poison.....	563	
Studio Couches, Wood Frame.....	500	
Style of Brooms.....	142	(1075)
Style of Furniture.....	131	
Style of Vitreous China Plumbing Fixtures.....	153	
Styles of Hand Bags.....	536	(*581)
Styles of Fur Garments restricted.....	180	(*554) (689)
Styles, Fur Garments.....	688	
Styling of Women's, Misses' and Children's Wear.....	475	(*511) (1088)
Styling of Women's, Misses' and Juniors' coats, suits and sport jackets.....	941	
Suits for Boys, Wartime.....	582	
Suits, Juniors'.....	207	(*539) (864)
		(894) (958)
Suits, Men's, Boys', Youths', Students'.....	207	(*539) (864)
		(894) (958)
Suits—Women's, Misses' and Juniors'.....	525, 941	
Supplies—School.....	952	
Supplies, Store and Office.....	691	

Subject	Original Order No. A-	Amending Order No. A-
Surface Heating Coils.....	485	(*583)
Surgical Appliances—Nu Bone Corset Co.....	31	
Suspenders.....	202	(*247)
Suspenders, Men's and Boys'.....	405	(*449)
Suspenders, Men's and Boys'.....	469	
Suspenders—Webbing for.....	911	
Sweaters of Rouville Knitting Co.....	109	
Sweepings, No. 1, New Tailor.....	84	
Swiss Watch Movements.....	643	
Swiss Watches.....	503	
Switches, Disconnecting.....	1022	
Switchgear.....	1022	
Sylphrap.....	620	
Tables—School.....	134	
Tables—Office.....	559	
Tags—Identification.....	692	
Tags—Shipping.....	456	
Tailor Sweepings, New, No. 1.....	84	
Talcum Powders.....	302	
Tank Heater.....	71	
Tanks.....	153	
Tanks, Steel.....	215	
Tape—Electrical Tape.....	232	
Tape—Paper—Gummer Kraft.....	530	
Tax, Federal, changes, 1942.....	420	
Taxicab Fares—Lake St. John, Que.....	591	(*813)
Tea—packing.....	403	
Telephone Stand.....	559	
Tennis Racquets and Balls.....	188	(*214) (*322)
Terra Cotta Tile—Ontario.....	410	
Thread, cotton, sewing—colours.....	346	
Tile—hollow structural—Ontario.....	410	
Tile—Terra Cotta—Ontario.....	410	
Tile—Terra Cotta—Quebec.....	772	
Tin.....	344	
Tissues, Facial.....	765	
Tobacco Containers, Glass.....	711	
Tobacco deliveries, wholesale—Ottawa and Hull District.....	164	
Tobacco—		
Crops, Flue-cured, fertilizer for Ontario.....	961	
Packages—Jumbo display.....	919	
Pouches—leather.....	655	
Products—		
Containers for.....	919	
Packaging of.....	513	(646)
Wrappings for.....	69	
Toboggans.....	188	(*214) (*322)
Toilet—		
Goods.....	535	
Goods Bottles—Used.....	624	
Paper Rolls.....	953	
Waters.....	302	
Tools, Hand.....	795	
Tools, Forged.....	797	
Top Coats, Men's and Boys'.....	207	(*539) (864) (894) (958)
Towelling.....	901	
Towels.....	901	
Trade—Jewellery.....	447	
Trading Posts—Hudson's Bay Co.....	166	
Transfer Cases.....	559	
Transformer—Current.....	1022	
Transformer—Instrument.....	1022	
Transformers, electrical.....	1021	
Transparent Film.....	620	
Transportation of Milk and Cream.....	533	
Trappist Fathers—Oka cheese made by.....	117	
Tray Covers.....	951	
Trays, Desk.....	559	
Trolleys, portable.....	506	
Trousers, Men's.....	207	(*539) (864) (894) (958)
Trunks.....	566	
Trunks.....	619	

Subject	Original Order No. A-	Amending Order No. A-
Tuna Fish (Atlantic).....	380	
Tung Oil.....	877	
Turnips.....	955	(*967)
Twist-in-wire Brushes.....	218	(*538)
Twist Tobacco.....	513	(646)
Typing Desks.....	134	
Typing Stands.....	134	
Typewriter Stand.....	559	
Typewriter Ribbons.....	735	
Typewriters, Used.....	394	
Umbrellas.....	634	
Underwear—knitted.....	222	
Underwear—Flat Cut, Men's and Boys'.....	918	
Uniforms, Gabardine Cloth for Officers'.....	805	
Unwashed Wiping Rags.....	897	
Upholstered Furniture.....	167	(*240)
Upholstered Goods—frames for.....	18	
Urinals.....	153	
Use of Automotive Vehicles by Wholesaler.....	292	(*508) (821)
Use of—		
Brass in Plumbing Equipment.....	1071	
Britannia Metal.....	176	
Cast Iron.....	71	
Certain Metals.....	976	
Copper in Plumbing Equipment.....	1071	
Metal—		
For bedding furniture.....	1006	
For furniture parts.....	1006	
In manufacture.....	579	(987)
In assembly.....	579	(987)
In manufacture.....	613	(*722)
For metal furniture.....	1006	
In signs.....	954	
Store and Office Equipment and Supplies.....	691	
For upholstered furniture.....	1006	
Vehicles by Retailers.....	292	(*508) (821)
Used—		
Bags, Bagging and Baling Material.....	1016	
Barrels.....	604	(*858)
Baskets, Boxes, Hampers.....	663	
Binoculars.....	477	
Bottles, for Food and Food Products.....	623	
Cans.....	604	(*858)
Cameras.....	477	
Clothing.....	334	
Construction Equipment.....	845	
Distillers' Bottles.....	605	
Domestic—		
Electric Washing Machines.....	755	
Radios.....	761	(*852)
Sewing Machines.....	695	
Stoves, Ranges, Cooking and Heating Appliances.....	914	
Drums.....	604	(*858)
Electric Equipment.....	838	
Electric Motors.....	838	
Industrial Equipment.....	825	
Industrial Sewing Machines.....	391	
Jars, for Food and Food Products.....	623	
Pails.....	604	(*858)
Pharmaceutical Bottles.....	624	
Photographic Equipment.....	477	
Proprietary Medicine Bottles.....	624	
Lenses.....	477	
Machine Tools.....	295	
Sheet Metal Machines.....	295	
Woodworking Machines.....	295	
Mechanical Household Refrigerators.....	712	
Metal Beds and Bed Springs.....	710	
Metal Pipe.....	625	(948)
Steel Shaftings.....	626	(947)
Structural Steel.....	296	
Toilet Goods Bottles.....	624	
Typewriters.....	394	
Wine Bottles.....	605	

Subject	Original Order No. A-	Amending Order No. A-
Vacant House Accommodation, Toronto.....	902	
Vacuum Cleaners.....	612	
Vacuum Cleaners, Commercial.....	612	
Vacuum Cleaners (Used Domestic).....	972	
Valves—		
Angle, Iron, Brass or Bronze.....	715	(*784)
Check " ".....	715	(*784)
Cross " ".....	715	(*784)
Gate " ".....	715	(*784)
Globe " ".....	715	(*784)
Varnish Brushes.....	494	(999)
Varnish resins, natural.....	900	
Varnish—Use of colour for.....	304	
Varnishes.....	578	
Vault Doors.....	702	
Veal.....	1018	
Vegetables, Canned.....	851	(*935) (*1012) (*1069)
Vegetables, Fresh, Wholesale Markup—Montreal Market.....	997	
Vegetable Packages.....	836	
Vegetables—Quick Frozen.....	994	
Vehicles—private Commercial.....	314	(*440)
Venetian Blinds from Wood.....	305	(*335)
Venetian Blinds from wood—colour.....	305	(*335)
Venetian Blinds from wood—sizes.....	305	(*335)
Visole for Juvenile Footwear.....	1060	
Vitamin D.....	76	
Vitamin Fishmeal Products.....	76	
Vitamin G.....	76	
Vitreous China Plumbing Fixtures—colour.....	153	
Vitrified Ware.....	826	
Wallets, leather.....	655	
Wallpaper, styles.....	565	
Wall Mops.....	219	
Ware, Cast Iron.....	668	
Ware, Semi-Porcelain Pottery.....	829	
Ware, Vitrified.....	826	
Warm Air Furnaces.....	476	(800)
Wartime Suits for Boys.....	582	
Wash Sinks.....	90	(*129)
Washing Machines—		
Commercial.....	617	(1003)
Domestic.....	612	
Used Domestic electric.....	755	
Washing Powder.....	458	
Waste Basket.....	559	
Waste Cotton.....	17	
Watch Movements, Swiss.....	643	
Watches, Swiss.....	503	
Waterproof Coats.....	207	(*539) (864) (894) (958)
Waxed Papers—paraffin.....	677	
Wear—Women's, Misses' and Children's.....	474	(*512) (638) (713) (783) (970)
Wear, Women's, Misses' and Children's, Delivery of.....	475	(*511) (1088)
Wear, Women's, Misses' and Children's, Styling of.....	475	(*511) (1088)
Wearing Apparel, patterns for.....	556	
Weavers—permits.....	907	
Webbing—elastic and non-elastic for garters and suspenders.....	911	
Wheat, Distillers' Dried Grains.....	890	
Wheat Millfeed, price.....	651	
Wheelbarrows.....	986	
Whey Butter.....	806	
Whisks—Broom Corn.....	1097	
Whisks—display stands.....	186	
Whisks—specifications.....	186	
White—		
Arsenic refined.....	311	
Cedar Posts, round, wholesale price.....	159	
Cedar Posts, round, retail price.....	160	
Cedar Shingles.....	1009	(*1095)
Metal.....	176	
Pine—Canadian.....	419	
Wholesale Deliveries.....	292	(*508) (821)
Wholesale Deliveries to Retailers—Ottawa and Hull District.....	164	

Subject	Original Order No. A-	Amending Order No. A-
Wholesale Markup—Fresh Fruit and Vegetables—Montreal Market.....	997	
Windbreakers.....	593	
Windbreakers, Wool, Men's and Boys'.....	207	(*539) (864) (894) (958)
Window Curtains.....	543	
Wine Bottles—Used.....	605	
Winkles.....	564	
Winter Overcoats.....	151	
Wipers, Cotton.....	150	
Wiping Rags—Unwashed.....	897	
Wire—barbed.....	1034	
Wire Brushes.....	218	(*538)
Wire Screen Cloth.....	1049	
Wire, Steel, galvanized strand.....	294	
Women's Coats, Suits and Sport Jackets.....	525, 941	
Women's Wear—restrictions and eliminations.....	474	(*512) (638) (713) (783) (970)
Women's Wear—Styling—Sale—Delivery.....	475	(*511) (1088)
Woodframe Bed Springs—Studio Couches.....	500	
Wood Frames for upholstered furniture.....	1077	
Wood Pencils and Penholders.....	371	
Woodworking Machines—Used.....	295	
Wool—		
Administrator.....	907	
Clips.....	118	(812)
Cloth.....	151	
Fabrics, Military, disposal of.....	781	
Felt Hats—Men's and Boys'.....	774	
Woolen Clothing, Men's, Boys', etc.....	207	(*539) (864) (894) (958)
Woolen Sports Wear and elastic.....	5	
Work—		
Breeches.....	593	
Clothing.....	593	
Clothing.....	963	
Gloves.....	155	
Pants.....	593	
Shirts, fall weight, Men's and Boys'.....	399	
Shirts.....	593	
Wrappers for Bread.....	523	(721) (855)
Wrapping of Corrugated Cartons—products.....	336	
Wrapping Paper, Gift.....	703	
Wrappings for Tobacco Products.....	69	
Writing Inks.....	756	
Writing Paper.....	1000	
Writing Tablets.....	950	
Yacht Mops.....	219	
Yarn, Cotton.....	363	
Zinc—Use of in range boilers.....	169	

TABLE A—ADMINISTRATORS' ORDERS REVOKED SINCE JULY 1, 1943

Orders Revoked No. A—	Dated	Respecting	Revoked by Order No. A—	Dated
	1942			1943
14	April 24	Onions—Yukon Territory.....	931	Oct. 9
29	Feb. 25	Fruit and Vegetable Packages.....	853	Aug. 3
50	April 15	Paper.....	854	Aug. 14
51	Mar. 18	Prices of Used or Second Hand Bags or Bagging.....	1016	Dec. 4
55	Mar. 19	Edible Molasses Imported from the British West Indies.....	869	Aug. 30
59	Mar. 18	Bread and Bakery Products.....	863	Aug. 21
64	April 16	Converted Paper Products.....	949	Oct. 29
93	April 15	Lumber.....	1038	Dec. 27
95	April 22	Fruit and Vegetable Packages.....	853	Aug. 3
101	April 16	Farm Machinery and Equipment and Parts Therefor.....	1010	Dec. 21
116	April 24	Heeney Frosted Foods Ltd., of Ottawa, Ont.	995	Nov. 26
124	May 4	Pumps.....	962	Nov. 5
136	May 1	Canned Salmon.....	839	Aug. 6
163	May 15	Western Red Cedar Posts.....	1029	Dec. 14
171	May 20	Men's, Boys' Trade-marked Shirts, Pyjamas and Flat Underwear.....	918	Oct. 9
172	May 20	Men's, Boys' fine negligee Shirts, Pyjamas, Flatcut Underwear, Boys' Blouses and Shirt Waists.....	918	Oct. 9
179	May 20	Book, Writing, Bond and White Specialty Papers.....	835	Aug. 14
211	June 6	Maximum Rentals for Seasonal Hotel Accommodation.....	BO 316	Sept. 7
213	June 6	Corset Steel.....	985	Nov. 24
231	June 15	Sectional Switch and Outlet Boxes and Covers...	1026	Dec. 10
233	June 12	Packaging Chocolates and Other Sugar Confections.....	957	Oct. 29
235	June 13	Weavers and Spinners, Licensing of.....	907	Oct. 1
237	June 12	Converted Paper Products.....	949	Oct. 29
238	June 19	Paper.....	854	Aug. 14
243	June 18	Blotting Papers.....	854	Aug. 14
246	June 29	Registration and Control Industrial and Construction Equipment.....	845	Aug. 7
275	June 30	Sulphite Covering Papers.....	854	Aug. 14
316	July 30	Cloth for Suit Lengths.....	896	Sept. 25
318	July 30	Clothing, Glove, Cap Helmet Leather.....	990	Nov. 24
326	Aug. 12	Fertilizers.....	1035	Dec. 14
331	Aug. 12	Sulphite Converting Papers.....	854	Aug. 14
332	Aug. 13	Natural Varnish Resins.....	900	Sept. 28
342	Aug. 17	Rotenone.....	857	Aug. 31
354	Aug. 21	Fruit and Vegetable Packages.....	853	Aug. 3
361	Aug. 27	Cast Iron Enamel Bath Tubs.....	1045	Dec. 29
369	Aug. 31	Retail Price of Oak Flooring.....	1005	Nov. 27
386	Sept. 5	Farm Machinery and Equipment and Parts Therefor.....	1010	Dec. 21
389	Sept. 11	Standardization in the manufacture of certain Converted Paper Products.....	949	Oct. 29
396	Sept. 11	Used Electric Stoves.....	914	Oct. 8
397	Sept. 12	Manufacture of Paper.....	878	Sept. 7
400	Sept. 17	Price for Ice in Montreal District.....	847	Aug. 9
401	Sept. 21	Commercial and Industrial Electric Lighting Fixtures.....	840	Aug. 5
411	Oct. 1	Price for White Cedar Shingles.....	1009	Dec. 2
418	Oct. 5	Peat Moss to be used as Poultry Litter in the province of British Columbia.....	830	July 26
422	Oct. 6	Lumber produced from Hard Maple, Basswood, Elm and Birch.....	1028	Dec. 14
423	Oct. 5	Residential Lighting Fixtures.....	840	Aug. 5
425	Oct. 23	Metal Containers.....	860	Aug. 23
434	Oct. 13	Transformers.....	833	July 26
437	Oct. 13	Tung Oil and Oiticica Oil.....	877	Sept. 7
441	Oct. 14	Glass Containers for Packing Certain Food Products.....	815	July 17
444	Oct. 16	Metal Hair Pins and Metal Bob Pins.....	1033	Dec. 17
446	Oct. 20	Seeds.....	920	Oct. 12
465	Nov. 7	Prices of White Cedar Shingles.....	1009	Dec. 2
466	Nov. 7	Lumber produced from hard maple, basswood, elm and birch.....	1028	Dec. 14

TABLE A—ADMINISTRATORS' ORDERS REVOKED SINCE JULY 1, 1943—*Con.*

Orders Revoked No. A—	Dated	Respecting	Revoked by Order No. A—	Dated
	1942			1943
472	Nov. 7	Glass Containers for Wines and Spirituous Beverages.....	815	July 17
473	Nov. 10	Metal Containers and Closures.....	860	Aug. 23
479	Nov. 16	Heaters.....	988	Nov. 27
484	Nov. 20	Circulating, Condensation and Vacuum Pumps....	1044	Dec. 29
497	Nov. 26	Soles for Leather Footwear.....	798	June 30
498	Nov. 28	Holding of Canned Fruit and Vegetable, jam or marmalade products.....	BO 301	July 26
502	Dec. 5	Bread and Bakery Products.....	863	Aug. 21
507	Dec. 7	Jewellery.....	981	Nov. 23
509	Dec. 8	Residential Lighting Fixtures.....	840	Aug. 5
519	Dec. 16	Fertilizers containing chemical nitrogen.....	944	Oct. 26
521	Dec. 17	Pottery Ware.....	828	July 26
522	Dec. 15	Heating Specialties for Hot Water and Steam Heating Systems.....	1044	Dec. 29
526	Dec. 18	Styling, Sale and Delivery of Women's, Misses and Juniors' Suits, Skirts and Sport Jackets....	859	Aug. 13
527	Dec. 18	Maximum Prices of California Figs.....	926	Oct. 16
531	Dec. 23	Soft Drinks.....	BO 303	Aug. 4
	1943			
546	Jan. 6	Office Machinery.....	968	Nov. 13
548	Jan. 5	Sale of Fertilizer in Ontario for (flue-cured) cigarette tobacco crop.....	961	Nov. 4
549	Jan. 5	Sale of Fertilizers in Eastern Canada.....	1035	Dec. 14
552	Jan. 12	Armoured Cable (BX Cable).....	1013	Dec. 3
557	Jan. 12	Leather and Cotton Fabric Gloves and Mitts....	871	Sept. 3
560	Jan. 15	Low Pressure Steel Boilers.....	982	Nov. 23
567	Jan. 22	Glass Containers for packing certain food products.....	815	July 17
568	Jan. 22	Generators, Switchgear, Circuit Breakers, Disconnecting Switches and other devices.....	834	July 26
569	Jan. 22	Electrical Generators (Small) Motors and Control Equipment.....	BO 832	July 26
570	Jan. 23	Corn Syrup.....	312	Aug. 28
577	Jan. 30	Transformers.....	833	July 26
595	Feb. 13	Sale of Fertilizer in the Province of Ontario for the flue-cured (cigarette) tobacco crop.....	961	Nov. 4
601	Feb. 23	Prices of Fertilizers in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island.....	1036	Dec. 17
603	Feb. 20	Shot Guns.....	814	July 17
614	Feb. 23	Metal Furniture, Upholstered Furniture, Bedding and Parts.....	1006	Nov. 30
635	Mar. 9	Prices of Fertilizers in the Province of British Columbia.....	1055	Dec. 31
640	Mar. 11	Used Gas Stoves.....	914	Oct. 8
641	Mar. 11	Used Coal and Wood Stoves and Ranges.....	914	Oct. 8
653	Mar. 26	Circulating, Condensation and Vacuum Pumps....	1044	Dec. 29
657	Mar. 26	Electric Sump Pumps and Cellar Drainers.....	1044	Dec. 29
661	Mar. 27	Food Choppers.....	1048	Dec. 31
665	Mar. 29	Wiring and Signalling Devices.....	1025	Dec. 10
671	April 3	Imported Matzohs.....	1030	Dec. 14
672	April 1	Metal Hair Pins and Metal Bob Pins.....	1033	Dec. 17
682	April 9	Prices of Fertilizers in the Province of British Columbia.....	1055	Dec. 31
684	April 12	Prices of Fertilizers in the Provinces of Ontario, Quebec, Nova Scotia, New Brunswick and Prince Edward Island.....	1036	Dec. 17
686	April 12	Maximum Prices of Pacific Coast Canned Herring.....	1047	Dec. 31
697	April 16	Use of Resistance Wire in the manufacture of electric stove surface elements and coils.....	906	Oct. 1
704	April 26	Typewriters.....	968	Nov. 13
705	April 26	Sale of Protective Rubber Garments.....	934	Oct. 21
723	May 12	Maximum Prices of Canned Pacific Coast Salmon.....	807	July 12
725	May 13	Electrical Generators (Small), Motors and Control Equipment.....	832	July 26
726	May 13	Sale of Protective Rubber Garments.....	934	Oct. 21
728	June 2	Metal Furniture, Upholstered Furniture and Parts.....	1006	Nov. 30

TABLE A—ADMINISTRATORS' ORDERS REVOKED SINCE JULY 1, 1943—*Con.*

Orders Revoked No. A—	Dated	Respecting	Revoked by Order No. A—	Dated
	1943			1943
731	May 15	Barbed Wire.....	1034	Dec. 17
732	May 18	Maximum Prices of Fresh and Frozen Atlantic Salmon.....	917	Oct. 12
734	May 24	Maximum Wholesale Prices for Cuts of Beef (Period on and after May 27, 1943).....	BO 307	Aug. 23
736	May 24	Wire Screen Cloth.....	1049	Dec. 31
760	June 9	Heaters.....	988	Nov. 27
770	June 12	Suspender and Garter Fabrics.....	911	Oct. 6
780	June 21	Jewellery.....	981	Nov. 23
809	July 12	Men's, Youths' and Boys' Woollen, Sports and Work Clothing.....	864	Aug. 21
819	July 20	Farm Machinery and Equipment and Parts therefor.....	1010	Dec. 21
831	July 26	Concerning Septic Tanks.....	1044	Dec. 29
832	July 26	Electrical Generators (Small), Motors and Control Equipment.....	1020	Dec. 9
833	July 26	Transformers.....	1021	Dec. 9
834	July 26	Generators, Switchgear, Circuit Breakers, Disconnecting Switches and Other Devices.....	1022	Dec. 9
844	Aug. 7	Stove Pipe, Furnace Smoke Pipe, Warm Air Pipe and Furnace Ducts.....	1044	Dec. 29
847	Aug. 9	Maximum Prices for Ice in the Montreal District.	923	Oct. 15
854	Aug. 14	Manufacture of Book, Writing and Specialty Papers.....	1000	Dec. 4
859	Aug. 13	Styling, Sales and Delivery of Women's, Misses' and Juniors' Coats, Suits and Sport Jackets...	941	Oct. 25
863	Aug. 21	Bread and Bakery Products.....	908	Oct. 4
868	Aug. 30	Prices of Fertilizers in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island.....	1036	Dec. 17
876	Aug. 31	Maximum Price of Potatoes.....	929	Oct. 18
879	Sept. 7	Bread and Bakery Products.....	908	Oct. 4
882	Sept. 14	Electric Generators (Small), Motors and Control Equipment.....	1020	Dec. 9
905	Oct. 1	Combined Wholesale Markup on Sales of Fresh Fruit on or from the Montreal Fruit Market..	997	Nov. 26

TABLE B—ADMINISTRATORS' ORDERS IN FORCE AT TIME OF GOING TO PRESS
AMENDED SINCE JULY 1, 1943.

Adm. Order No. A—	Date	Respecting	Amended by Order No. A—	Date
7	Feb. 10/42	Full Fashioned Ladies' Hosiery.....	(966)	Nov. 8/43
118	April 30/42	Wool Clips.....	(812)	July 15/43
125	May 4/42	Economies, Simplification and Conservation in the Production of Cast Iron Soil Pipe and Fit- tings.....	(1050)	Dec. 31/43
207	June 6/42	Economies, Simplification and Conservation in Production of Mens', Youths' and Boys' Outer Wool Clothing and Men's, Youths', Boys' and Ladies' Woollen Sportswear and Woollen Work Garments and Waterproof or Ruberized Clothing.....	(894)	Sept. 25/43
221	June 9/42	The Price of Dehydrated Alfalfa Meal.....	(958)	Nov. 1/43
292	July 14/42	Wholesale Deliveries and Use of Automotive Vehicles.....	(802)	July 6/43
381	Sept. 8/42	Maximum Price of Pilchards Packed.....	(821)	July 26/43
382	Sept. 8/42	Maximum Prices for Frozen Salmon, Soles, Brills and Witches, Caught in Pacific Waters.	(898)	Sept. 24/43
474	Nov. 11/42	Manufacture of Women's, Misses' and Children's Wear.....	(970)	Nov. 15/43
476	Nov. 11/42	Warm Air Furnaces.....	(800)	July 2/43
478	Nov. 13/42	Leather Footwear.....	(973)	Nov. 18/43
492	Nov. 25/42	Deliveries of Bread and Bakery Products.....	(924)	Oct. 20/43
494	Nov. 25/42	Paint and Varnish Brushes.....	(999)	Nov. 29/43
523	Dec. 18/42	Base Paper for Conversion into Waxed Bread Papers.....	(855)	Aug. 14/43
553	Jan. 8/43	Certain Dried Fruits.....	(925)	Oct. 16/43
579	Jan. 30/43	Use of Metal in the Manufacture and Assembly of Certain Goods.....	(987)	Nov. 25/43
591	Feb. 6/43	Maximum Taxi-Cab Fares in Lake St. John Area, Quebec.....	(*813)	July 15/43
604	Feb. 23/43	Used Barrels, Used Cans, Used Drums and Used Pails.....	(*858)	Aug. 16/43
617	Feb. 23/43	Commercial Laundry and Dry Cleaning Equip- ment.....	(1003)	Dec. 7/43
625	Feb. 23/43	Used Metal Pipe.....	(948)	Oct. 28/43
626	Feb. 23/43	Used Steel Shafting.....	(947)	Oct. 28/43
660	Mar. 27/43	Maximum Prices of Non-Ferrous Metal Scrap....	(1058)	Jan. 7/44
662	Mar. 27/43	Social Stationery.....	(1032)	Dec. 17/43
680	Mar. 30/43	Meal and Animal Products for Feeding Purposes	(*889)	Sept. 21/43
701	April 21/43	New Electric Stoves and Ranges.....	(*842)	Aug. 6/43
737	May 24/43	Floor Finishing and Maintenance Machines.....	(*880)	Sept. 10/43
746	May 28/43	Greeting Cards.....	(980)	Nov. 23/43
748	May 28/43	Maximum Consumers' Prices for Pulpwood cut from the stump in the province of Quebec.....	(*881)	Sept. 13/43
750	May 27/43	Maximum Prices of Sheep and Lamb Casings....	(1059)	Jan. 8/44
753	June 4/43	Rooming Accommodation in the City of Kings- ton, Ont., and in an Area within three miles of such City.....	(940)	Oct. 23/43
757	June 7/43	Shortening.....	(939)	Oct. 22/43
761	June 9/43	Used Domestic Radios.....	(*852)	Aug. 13/43
787	June 25/43	Maximum Prices of Jams and Jelly.....	(933)	Oct. 20/43
793	June 30/43	Maximum Prices for Ice in Ottawa and Hull Dis- trict.....	(*885)	Sept. 16/43
798	June 30/43	Leather Soles for Footwear.....	(*1053)	Dec. 31/43
799	July 2/43	Cartons for Packing Beer Bottles.....	(*862)	Aug. 21/43
804	July 9/43	Manufacturers' and Wholesalers' Prices for certain Lumbers in Provinces of P.E.I., N.S. and N.B.....	(*1024)	Dec. 10/43
849	Aug. 10/43	Maximum Prices of Certain Fancy Meats and Meat By-Products.....	(*1017)	Dec. 4/43
850	Aug. 12/43	Maximum Prices of Fresh Peaches, Pears and Plums.....	(*946)	Oct. 28/43
851	Aug. 12/43	Maximum Prices of Canned Fruits and Veget- ables.....	(*959)	Nov. 1/43
860	Aug. 23/43	Metal Containers and Closures.....	(*874)	Sept. 3/43
865	Aug. 27/43	Maximum Prices for Eastern White Beans (Pea Beans) and Yellow Eye Beans.....	(*935)	Oct. 21/43
			(*1012)	Dec. 3/43
			(*1069)	Jan. 24/44
			(912)	Oct. 6/43
			(*937)	Oct. 22/43
			(*904)	Sept. 30/43

TABLE B—ADMINISTRATORS' ORDERS IN FORCE AT TIME OF GOING TO PRESS
AMENDED SINCE JULY 1, 1943 —*Concluded*

Adm. Order No. A—	Date	Respecting	Amended by Order No. A—	Date
887	Sept. 17/43	Maximum Prices of Eggs.....	(*945)	Oct. 26/43
888	Sept. 20/43	Conversion of Real Property known as 130 South Drive and 316 Bloor Street West, Toronto....	(*971)	Nov. 16/43
892	Sept. 27/43	Maximum Prices of Apples.....	(*922)	Oct. 13/43
893	Sept. 25/43	Prices of Dressed Poultry and of Live Poultry..	(*930)	Oct. 18/43
			(*1019)	Dec. 8/43
917	Oct. 12/43	Maximum Prices for Atlantic Coast Fresh, Frozen and Smoked Fish.....	(*1057)	Jan. 6/44
955	Oct. 28/43	Maximum Prices of Beets, Cabbage, Carrots, Parsnips and Turnips.....	(*967)	Nov. 13/43
989	Nov. 25/43	Maximum Prices of Imported Edible Tree Nuts.....	(*1037)	Dec. 17/43
1008	Nov. 30/43	Prices of Bituminous and Other Coal Produced in Alberta and British Columbia.....	(*1051)	Dec. 30/43
			(*1063)	Jan. 14/44
1041	Dec. 27/43	Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Shingles originating in the Vancouver Forest District.....	(*1068)	Jan. 24/44

A Number of an Amending Order marked above with an asterisk* indicates that this Order has been consolidated with the original Order in this or the prior Consolidation of Administrators' Orders and is not printed separately.

TABLE C—ADMINISTRATORS' ORDERS MADE SINCE JULY 1, 1943, WHICH MERELY
REVOKE PRIOR ORDERS

Order No. A—	Dated	Revokes Order No. A—	As amended by Order No. A—	Respecting
814	July 17, 1943.....	603	Shot Guns.
828	July 26, 1943.....	521	Pottery Ware.
853	August 3, 1943.....	29	(*95) (*354)	Fruit and Vegetable Packages.
896	September 25, 1943.....	316	Sale by Manufacturers, Whole- salers and Wholesale Jobbers of Parts or Pieces of Cloth for Suit Lengths.
926	October 16, 1943.....	527	Maximum Price of California Figs.
931	October 9, 1943.....	14	Maximum Price of Onions in Yukon Territory.
934	October 21, 1943.....	705	(*726)	Sale of Protective Rubber Gar- ments.
944	October 26, 1943.....	519	Fertilizers Containing Chemical Nitrogen.
949	October 29, 1943.....	64	(*389)	Standardization of the Manu- facture of Certain Converted Paper Products.
982	November 23, 1943.....	560	Low Pressure Steel Boilers.
985	November 24, 1943.....	213	Corset Steel.
995	November 26, 1943.....	116	Heeney Frosted Foods Ltd. of Ottawa, Ont.
1005	November 27, 1943.....	369	Oak Flooring.
1010	December 21, 1943.....	101	(*386) (819)	Farm Machinery and Equipment and Parts Therefor.
1013	December 3, 1943.....	552	Armoured Cable (BX Cable).
1025	December 10, 1943.....	665	Wiring and Signalling Devices.
1044	December 29, 1943.....	484	(653)	Circulating, Condensation and Vacuum Pumps
		522	Heating Specialties for Hot Water and Steam Heating Sys- tems
		657	Electric Sump Pumps and Cellar Drainers
		831	Septic Tanks
		844	Stove Pipe, Furnace Smoke Pipe, Warm Air Pipe and Fur- nace Ducts.
1048	December 31, 1943.....	661	Food Choppers.



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DATE.

NAME OF BORROWER.

Aug. 2/44

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Oct 3/44

L. L. L.

Dec. 14/44

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